

State of Iowa

1970

JOURNAL OF THE HOUSE

SIXTY-THIRD
GENERAL ASSEMBLY
Second Regular Session
1970

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Convened January 12, 1970

Adjourned April 16, 1970

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ROBERT D. RAY, Governor

ROGER W. JEPSEN, President of the Senate

WILLIAM H. HARBOR, Speaker of the House

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Des Moines

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SIXTY-THIRD GENERAL ASSEMBLY

Second Regular Session

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 M. REED, Chief Journal Clerk.....	Des Moines
ELIZABETH A. ISAACSON, Journal Clerk.....	Des Moines
DOLORES ABELS, Secretary to Chief Clerk.....	Des Moines
BILLIE JEAN WALLING, Clerk to Chief Clerk and Payroll Clerk.....	Des Moines
PAULINE E. KEPHART, Chief Enrolling Clerk.....	Des Moines
ELIZABETH J. O'CONNOR, Supervisor of Clerks.....	Des Moines
MARYJO F. WELCH, Secretary to Speaker.....	Des Moines
MARJORIE J. BOYENGA, General Clerk.....	Des Moines
RALPH A. LANCASTER, Sergeant-at-Arms.....	Des Moines
CLARENCE O. ANDERSON, Assistant Sergeant-at-Arms.....	Des Moines
PHYLLIS J. FRAIZER, Bill Clerk.....	Des Moines
NANCY JOHNSON, Assistant Bill Clerk.....	Des Moines
MADELINE E. JAMES, File Clerk.....	Des Moines
ANN B. MCCARTY, Supply Clerk.....	Des Moines
ELMER E. PENNINGTON, Chief Electrician.....	Des Moines
ALFRED E. WIERSON, Assistant Electrician.....	Radcliffe
MARK A. WAMPLER, Control Board Operator.....	Allerton
PAUL L. HASTIE, Assistant Voting Machine Operator.....	Earlham
LAURA J. STOKES, Postmaster.....	LeMars

ELECTIVE OFFICERS

ELECTIVE STATE OFFICERS

Official Address, Des Moines, Iowa

Name	Title	Residence
Robert D. Ray	Governor	Des Moines
Roger W. Jepsen	Lieutenant Governor	Davenport
Melvin D. Synhorst	Secretary of State	Des Moines
Lloyd R. Smith	State Auditor	Des Moines
Maurice E. Baringer	Treasurer of State	Oelwein
L. B. Liddy	Secretary of Agriculture	Keosauqua
Richard C. Turner	Attorney General	Council Bluffs
C. Edwin Moore	Chief Justice of the Supreme Court	Des Moines
Francis H. Becker	Justice of the Supreme Court	Dubuque
Robert L. Larson	Justice of the Supreme Court	Iowa City
Clay LeGrand	Justice of the Supreme Court	Davenport
Michael L. Mason	Justice of the Supreme Court	Mason City
Maurice E. Rawlings	Justice of the Supreme Court	Sioux City
Warren J. Rees	Justice of the Supreme Court	Anamosa
Bruce M. Snell*	Justice of the Supreme Court	Ida Grove
William C. Stuart	Justice of the Supreme Court	Chariton
Harvey Uhlenhopp**	Justice of the Supreme Court	Hampton

*Retired March, 1970

**Effective March, 1970

REPRESENTATIVES

MEMBERS OF THE HOUSE—SIXTY-THIRD GENERAL ASSEMBLY—SECOND REGULAR SESSION (1970)

Name	Address	Age	Occupation	Counties Composing District	Former Legislative Service
Alt, Don D.	West Des Moines	53	Savings and Loan Executive	Polk, Sub. No. 4	63 (1-S)
Andersen, Leonard C.	Sioux City	58	Realtor, Insurance	Woodbury, Sub. No. 1	63 (1-S)
Baker, Donald E.	Boone	39	Telephone Commercial Rep.	Boone	59, 60, 60X, 62, 63 (1-S)
Battles, Lynn, Sr.	Maquoketa	59	Farmer, Cattleman	Jackson	62, 63 (1-S)
Bennett, Vernon N.	Des Moines	33	Union Vice-President	Polk, Sub. No. 5	69, 63 (1-S)
Bergman, Irvin L.	Harris	58	Farmer	Lyon, Osceola	69, 63 (1-S)
Blouin, Michael T.	Dubuque	24	Teacher	Dubuque, Sub. No. 2	63 (1-S)
Brink, Adrian B.	West Point	56	Advertising Manager	Lee, Sub. No. 1	57, 61, 63 (1-S)
Caffrey, James T.	Des Moines	60	Production Worker	Polk, Sub. No. 10	61, 62, 63 (1-S)
Camp, James	Bryant	54	Farm Management	Clinton, Sub. No. 1	58, 59, 60, 60X, 62, 63 (1-S)
Campbell, Herbert L.	Washington	58	Farmer	Washington	63 (1-S)
Christensen, Perry L.	Kent	37	Farmer	Clarke, Union	62, 63 (1-S)
Cochran, Dale M.	Eagle Grove	41	Farmer, Businessman	Wesley, Sub. No. 2	61, 62, 63 (1-S)
Corey, Dean O.	Morning Sun	48	Nursing Home Director	Louisa, Sub. No. 2	61, 62, 63 (1-S)
Crabb, Frank A.	Denison	66	Farmer	Crawford	63 (1-S)
Cresier, Dale T.	Cedar Rapids	66	Salesman	Linn, Sub. No. 5	61, 63 (1-S)
Cunningham, Ray C.	Ames	76	Retired (YMCA)	Story, Sub. No. 2	57, 58, 59, 60, 60X, 62, 63 (1-S)
Darrington, William E.	Persia	65	Farmer	Harrison	54, 55, 56, 57, 58, 59, 60, 60X, 63 (1-S)
Den Herder, Elmer H.	Sioux Center	61	Realtor	Sioux	57, 58, 59, 60, 60X, 61, 62, 63 (1-S)
Diets, Walter	Walcott	73	Retired	Scott, Sub. No. 1	62, 63 (1-S)
Dooley, Andrew G.	Sioux City	55	Pharmacist	Woodbury, Sub. No. 3	47, 48, 49, 63 (1-S)
Dougherty, Tom	Albia	59	Farmer	Lucas, Monroe	60X, 61, 63 (1-S)
Doyle, Donald V.	Sioux City	45	Lawyer	Woodbury, Sub. No. 2	57, 58, 61, 63 (1-S)
Drake, Richard F.	Muscataine	42	Farmer	Louisa, Muscatine, Sub. No. 1	63 (1-S)
Duitscher, Lucile	Clarion	48	Housewife	Wright	None
Dunton, Keith	Thornburg	54	Farmer, Businessman	Keokuk	58, 59, 60, 60X, 61, 62, 63 (1-S)
Edgington, Floyd P.	Sheffield	70	Retired Farmer	Franklin	55, 56, 57, 58, 59, 60, 60X
Ellsworth, Theodore R.	Dubuque	51	Insurance	Dubuque, Sub. No. 3	61, 62, 63 (1-S)
Ewell, Vernon A.	Waterloo	32	Teacher	Black Hawk, Sub. No. 4	63 (1-S)
Fischer, Harold O.	Walsburg	62	Insurance, Realtor	Greene	58, 59, 60, 60X, 61, 62, 63 (1-S)
Fisher, C. Raymond	Grand Junction	52	Farmer	Greene	58, 59, 60, 60X, 61, 62, 63 (1-S)
Franklin, A. June	Des Moines	39	Administrative Assistant	Polk, Sub. No. 9	62, 63 (1-S)
Freeman, Dennis L.	Storm Lake	30	Insurance Counselor	Bureau Vista	62, 63 (1-S)
Freeman, Lester M.	Spirit Lake	59	Resort Owner, Realtor	Clay, Dickinson	62, 63 (1-S)
Gannon, William J.	Mingo	32	Farmer	Jasper, Sub. No. 1	61, 62, 63 (1-S)
Goode, Dewey E.	Bloomfield	71	Retired	Appanoose, Davis	45, 45X, 46, 46X, 47, 48, 49, 50, 50X, 53, 54, 55, 56, 57, 59, 60
Graham, J. Wesley	Ida Grove	67	Farm Manager	Ida, Sac	59, 60, 60X, 61, 62, 63 (1-S)

REPRESENTATIVES

MEMBERS OF THE HOUSE—SIXTY-THIRD GENERAL ASSEMBLY—SECOND REGULAR SESSION (1970)—Contd.

Name	Address	Age	Occupation	Counties Composing District	Former Legislative Service
Grasley, Charles E.	New Hartford.	38	Farmer.	Builer.	58, 59, 60, 60X, 61, 62, 63 (1-S)
Hamilton, Howard A.	Tipton.	60	Insurance, Dist. Manager.	Cedar Hawk, Sub. No. 1.	63 (1-S)
Hausen, Willard R.	Cedar Falls.	38	Insurance Executive.	Howard, Mills.	63 (1-S)
Hauson, Fred B.	Osage.	81	Secretary County Fair.	Fremont, Mitchell.	59, 60, 60X, 62, 63 (1-S)
Harbor, William H.	Henderson.	49	Grain Elevator Owner.	Marshall, Sub. No. 1.	56, 57, 58, 62, 63 (1-S)
Hill, William.	Marshalltown.	39	Lawyer.	Marshall, Sub. No. 1.	62, 63 (1-S)
Holden, Edgar H. III.	Davenport.	55	Real Estate.	Scott, Sub. No. 5.	62, 63 (1-S)
Huff, William H.	Des Moines.	32	Lawyer.	Polk, Sub. No. 2.	63 (1-S)
Jesse, Norman G.	Des Moines.	32	Lawyer.	Polk, Sub. No. 6.	63 (1-S)
Johnson, Harvey W.	Exira.	65	Farmer.	Audubon.	56, 58, 60, 60X, 62, 63 (1-S)
Johnston, Joseph C.	Iowa City.	31	Lawyer, Accountant.	Johnson, Sub. No. 1.	63 (1-S)
Kebe, Loren W.	Waverly.	59	Contractor, Engineer.	Bremer.	63 (1-S)
Kennedy, Gene V.	Dubuque.	42	Insurance.	Dubuque, Sub. No. 1.	63 (1-S)
Kennedy, Michael K.	New Hampton.	30	Lawyer.	Chickasaw.	63 (1-S)
Kitner, Art.	Independence.	50	Farmer.	Buchanan.	62, 63 (1-S)
Kluever, Lester L.	Atlantic.	49	Lawyer.	Cass.	57, 58, 59, 60, 60X, 61, 62, 63 (1-S)
Knight, Harold.	Humboldt-Pocahontas.	58	Dairy Bacteriologist.	Humboldt, Pocahontas.	62, 63 (1-S)
Knoblauch, Charles E., Sr.	Carroll.	47	Chamber of Commerce Executive.	Carroll.	63 (1-S)
Koch, Edgar J.	Sioux City.	44	Insurance, Realtor.	Woodbury, Sub. No. 4.	62, 63 (1-S)
Kreamer, Robert M.	Des Moines.	28	Lawyer.	Polk, Sub. No. 7.	63 (1-S)
Kruse, Walter W. P.	Sheldon.	65	Farmer, Insurance.	O'Brien.	63 (1-S)
Langland, Walter V.	Spring Grove, Minn.	42	Farmer.	Winneshiek.	62, 63 (1-S)
Lawson, Murray C.	Mason City.	46	Printing Firm Owner.	Cerro Gordo, Sub. No. 2.	63 (1-S)
Lippold, Donald L.	Waterloo.	54	Educator.	Black Hawk, Sub. No. 5.	63 (1-S)
Liskay, Joan.	Cedar Rapids.	50	Housewife.	Linn, Sub. No. 6.	62, 63 (1-S)
Lösgemann, Kenneth L.	Winneshiek-Worth.	33	Farmer.	Winneshiek, Worth.	None
Logue, Rayman D.	Marengo.	49	Utility Employee.	Iowa.	63 (1-S)
Mayberry, D. Vincent.	Fort Dodge.	53	Poultry Processor.	Webster, Sub. No. 1.	61, 62, 63 (1-S)
McCartney, Ralph F.	Charles City.	44	Lawyer.	Floyd.	62, 63 (1-S)
McCormick, Harold C.	Manchester.	59	Furniture Store Owner.	Delaware.	63 (1-S)
McIntyre, Scott, Jr.	Cedar Rapids.	38	Insurance Executive.	Linn, Sub. No. 3.	62, 63 (1-S)
Mendenhall, John C.	New Albin.	65	Retired.	Allamakee.	63 (1-S)
Menefee, Maynard T.	Fayette.	32	Farmer.	Fayette.	63 (1-S)
Mervinsky, Edward M.	Iowa City.	62	Lawyer.	Johnson, Sub. No. 2.	63 (1-S)
Middlestear, James I.	Indianola.	57	Farmer.	Warren.	62, 63 (1-S)
Millen, Floyd.	Farmington.	48	President Gravel Company.	Jefferson, Van Buren.	60, 60X, 61, 62, 63 (1-S)
Miller, Charles P.	Burlington.	51	Chiropractor.	Des Moines, Sub. No. 1.	63 (1-S)
Miller, Elizabeth R.	Marshalltown.	64	Housewife.	Marshall, Sub. No. 2.	61, 62, 63 (1-S)
Miller, Leroy S.	Shenandoah.	55	Implement Dealer.	Page.	60, 60X, 61, 62, 63 (1-S)
Miller, Roy A.	Monticello.	66	Retired.	Jones.	60, 60X, 62, 63 (1-S)
Milligan, George F.	Des Moines.	35	Banking.	Polk, Sub. No. 8.	63 (1-S)

REPRESENTATIVES

Name	Address	Age	Occupation	Counties Composing District	Former Legislative Service
Mohrfield, Fred	Toledo	57	Retired	Tara	62 (1-S)
Nelson, Harold V.	Aurora	70	Farmer	Cherokee	61, 62, 63 (1-S)
Newson, Robert E.	Davenport	38	College Professor	Scott, Sub. No. 2	62 (1-S)
Nikola, Alfred	Defiance	68	Farmer	Shells	60, 60X, 61, 62, 63 (1-S)
Nelling, Fred W.	Wesley	37	Union President	Black Hawk, Sub. No. 3	62 (1-S)
O'Hearn, Fred W.	Davenport	31	President Manufacturing Company	Black Hawk, Sub. No. 3	62 (1-S)
O'Hearn, Travis E.	Red Oak	31	Businessman, Farmer	Scott, Sub. No. 3	62 (1-S)
Pelton, Charles H.	Clinton	60	Lawyer	Adams, Montgomery	67, 68, 69, 60, 60X, 61, 62, 63 (1-S)
Peterson, Louis A.	Clinton	32	Commercial Dealer	Clinton, Sub. No. 2	62 (1-S)
Peterson, George N.	Leeward	65	Farmer	Pottawattamie, Sub. No. 3	62 (1-S)
Petry, Charles N.	Ottumwa	64	Farmer	Woodbury, Sub. No. 5	62 (1-S)
Petry, Carl E.	Ottumwa	47	Maintenance Engineer	Mahaska	59, 60, 60X, 62 (1-S)
Van Bookel, Gerrit	Algona	51	Farmer	Wapello, Sub. No. 1	62 (1-S)
Veleg, Andrew	Palo	70	Retired	Keosauqua	62 (1-S)
Vogel, David E.	Sears	35	Farmer	Marion	62 (1-S)
Voorhes, Robert E.	Wesley	30	Farmer	Adair, Madison	62 (1-S)
Walter, Robert H.	Wesley	49	Insurance Underwriter	Black Hawk, Sub. No. 2	62 (1-S)
Wass, Homer J.	Council Bluffs	65	Theatrical Manager	Pottawattamie, Sub. No. 4	62 (1-S)
Wass, Jewel O.	Leeward	65	Farmer	Desar, Wayne	62 (1-S)
Wass, Jewel O.	Wesley	59	Farmer	Monroe	62 (1-S)
Wesling, David E.	Newburg	59	Farmer	Repton	62 (1-S)
Wesling, David E.	Newburg	48	Lawyer	Repton	62 (1-S)
Wesling, Bl. David W.	Long Falls	61	Contractor	Repton	62 (1-S)
Wells, James D.	Long Falls	41	Farmer	Lincoln, Sub. No. 4	62 (1-S)
Winkelman, William P.	Cosmos Rapids	34	Food Company Employee	Lincoln	62 (1-S)
Wolfe, Harold E.	Louisville	68	Farmer, Businessman	Callahan	60, 60X, 61, 62, 63 (1-S)
	Clear Lake	68	Retired	Cerro Gordo, Sub. No. 1	62 (1-S)

(1-S) Indicates first regular session.

MEMBERS OF THE SENATE—SIXTY-THIRD GENERAL ASSEMBLY—SECOND REGULAR SESSION (1970)

SENATORS

Name	Address	Age	Occupation	Dist.	Counties Composing District	Former Legislative Service
Anderson, Quentin V.	Beaconsfield	37	Farmer, Businessman	4	Decatur, Clarke, Ringgold, Wayne	60, 60X, 61, 63 (1-5)
Arbuckle, R. Dean	Jefferson	43	Proprietor	28	Boone, Greene	61, 62, 63 (1-5)
Balch, Charles F.	Toledo	65	Farmer	25	Franklin, Wayne	59, 60, 60X, 61, 62, 63 (1-5)
Bass, Carl G.	Marysville	54	Farmer	6	Page, Franklin, Mills	None
Bertell, Glen E.	St. Charles	55	Operator of Youth Ranch	12	Madison, Adair, Cass	None
Brites, James E.	Corning	43	Auctioneer, Real Estate	5	Adams, Montgomery, Taylor, Union	56, 57, 58, 59, 60, 60X, 61, 62, 63 (1-5)
Brownlee, S. J.	Emmettsburg	43	Farm Management	45	Palo Alto, Emmet, Pocahontas	None
Chacko, Hugh H.	Richmond	51	Farmer	34	Hannibal, Wright	62, 63 (1-5)
Coteman, C. Joseph	Clare	40	Farmer	35	Webster	57, 58, 59, 60, 60X, 61, 62, 63 (1-5)
Conklin, W. Charlene	Waterloo	46	Housewife	32	Black Hawk (Subdist. No. 3)	59, 60, 60X, 62, 63 (1-5)
Curran, Leigh R.	Mason City	63	Farmer, Businessman	42	Cerro Gordo	None
Davis, Wilson L.	Keokuk	52	Contractor-Engineer	1	Usee	62, 63 (1-5)
DeBast, Paul E.	Aimes	71	Retired Tax Consultant	27	Story, Lyon	61, 62, 63 (1-5)
Dekoner, Lucas J.	Hull	51	Lawyer, Insurance Agent	40	Polk (Subdist. No. 3)	56, 59, 60, 60X, 61, 62, 63 (1-5)
Denman, William F.	Des Moines	44	Lawyer	20	Des Moines	58, 59, 57, 58, 59, 60, 60X, 61, 62, 63 (1-5)
Dodd, Robert E.	Davenport	45	Farmer	7		
Dodner, Minnette Ferichs	Iowa City	48	Legislator	17	Johnson	60, 60X, 61, 62, 63 (1-5)
Erskine, Alden J.	Stout City	68	Owner-Oper. Auto Maint. Bus.	37	Woodbury (Subdist. No. 2)	62, 63 (1-5)
Frey, Thomas J.	Neola	68	Publisher	13	Pottawattamie (Subdist. No. 1)	54, 55, 56, 57, 62, 63 (1-5)
Fronmunt, Andrew G.	Dubuque	47	Insurance, Real Estate	30	Dubuque (Subdist. No. 2)	58, 59, 57, 58, 59, 60, 60X, 61, 62, 63 (1-5)
Gaudimer, Lee H., Jr.	Des Moines	37	Lawyer	20	Polk (Subdist. No. 4)	62, 63 (1-5)
Gilley, Floyd	Maynard	67	Retired Farmer	39	Fayette, Winneshiek	61, 62, 63 (1-5)
Glenn, Gene W.	Ottumwa	41	Lawyer	9	Wapello	61, 62, 63 (1-5)
Griffin, James W., Sr.	Council Bluffs	34	Insurance Executive	13	Pottawattamie (Subdist. No. 2)	61, 62, 63 (1-5)
Hill, Eugene Marshall	Newton	56	Farmer	19	Jasper	58, 59, 60, 60X, 61, 62, 63 (1-5)
Hougen, Chester O.	Cedar Falls	62	Merchant, Lawyer	32	Black Hawk (Subdist. No. 1)	59, 60, 60X, 62, 63 (1-5)
Kelth, Wayne	Algona	61	Farmer	44	Kossuth, Humboldt	63 (1-5)
Kink, Leslie C.	Blair	43	Farmer	38	Clayton, Allamakee	63 (1-5)
Kossek, Ernest	Cedar Rapids	62	Investment Banker	24	Linn (Subdist. No. 2)	52, 52X, 53, 54, 56, 56X, 57, 62, 63 (1-5)
Kuhl, Vernon H.	Parkersburg	61	Auto Dealer	41	Butler, Floyd, Mitchell	60, 60X, 61, 62, 63 (1-5)
Lamborn, Clifton C.	Maquoketa	50	Road Contractor	23	Jackson, Jones	62, 63 (1-5)
Langs, Elmer F.	Sac City	52	Dairy Migr. Executive	36	Calhoun, Ida, Sac	62, 63 (1-5)
Laverly, Charles O.	Indianaola	53	Elevator, Farmer	11	Marion, Warren	59, 60, 60X, 61, 62, 63 (1-5)
Leonard, J. Leslie	Linn Grove	64	Minister	46	Clay, Buena Vista	63 (1-5)
Lucken, J. Henry	Le Mars	73	Retired Farmer	47	Plymouth, Cherokee	63 (1-5)
McGill, Donald S.	Melrose	63	Farmer	3	Monroe, Lucas, Appanoose	52, 52X, 53, 54, 55, 56, 57, 58, 59, 60, 60X, 61, 62, 63 (1-5)
Messery, Francis	Cedar Falls	55	Home Bldg. & Inv. Mgmt.	32	Black Hawk (Subdist. No. 2)	61, 62, 63 (1-5)
Mogged, Charles G.	Fairfield	37	Realtor	2	Van Buren, Davis, Jefferson	61, 62, 63 (1-5)

MEMBERS OF THE SENATE—SIXTY-THIRD GENERAL ASSEMBLY—SECOND REGULAR SESSION—Contd.

Name	Address	Age	Occupation	Dist.	Counties Composing District	Former Legislative Service
Mowry, John L.	Marshalltown.	63	Lawyer.	26	Marshall.	57, 58, 59, 60, 60X, 62, 63 (1-8)
Nes, Arthur A.	Carroll.	36	Lawyer.	29	Carroll, Crawford.	57, 58, 59, 60, 60X, 62, 63 (1-8)
Nisholten, Edward E.	Davenport.	65	Retired Businessman, Farm Owner and Opr.	16	Scott (Subdist. No. 2).	63 (1-8)
Ollenburg, Herbert L.	Garnet.	58	Bank President.	43	Winnebago, Hancock, Worth.	63 (1-8)
O'Malley, George E.	Des Moines.	64	Lawyer.	20	Folk (Subdist. No. 2).	53, 54, 55, 56, 57, 58, 59, 60, 60X, 61, 62, 63 (1-8)
*Orr, Joan	Grinnell.	46	Legislator.	18	Pocahontas, Iowa.	63 (1-8)
Palmer, William D.	Des Moines.	34	Ins. Sales and Mgmt.	20	Folk (Subdist. No. 1).	None
Parler, Kenneth L.	Lamont.	65	Farmer.	31	Buchanan, Delaware.	61, 62, 63 (1-8)
Pogger, James A.	Steamboat Rock.	39	Grain Dealer.	33	Franklin, Grundy, Hardin.	59, 60, 60X, 63 (1-8)
Potter, Ralph W.	Marion.	49	Real Estate Broker.	24	Linn (Subdist. No. 1).	62, 63 (1-8)
*Rabedaux, W. R.	Wilson Junction.	50	Service Dir. and Publisher.	14	Muscatine, Cedar.	63 (1-8)
Reichardt, Wm. J.	Des Moines.	39	Retail Clothing.	20	Folk (Subdist. No. 5).	None
Rigler, Robert R.	New Hampton.	46	Bank President.	40	Bremser, Chickasaw, Howard.	61, 62, 63 (1-8)
Schaben, James	Dunlap.	43	Livestock Auction Mkt. Opr., Farmer.	22	Harrison, Monona, Shelby.	56, 57, 58, 59, 60, 60X, 61, 62, 63 (1-8)
Shaff, Roger J.	Camanche.	58	Farmer, Bank President.	16	Clinton.	62, 63 (1-8)
Shirley, Alan.	Perry.	32	Lawyer.	21	Dallas, Guthrie, Audubon.	61, 62, 63 (1-8)
Smith, Marvin W.	Paulina.	68	Retired Farmer, Teacher.	48	Dickinson, O'Brien, Osceola.	57, 58, 59, 60, 60X, 61, 62, 63 (1-8)
Stephens, Richard L.	Crawfordsville.	65	Farmer, Stockman.	8	Henry, Louisa, Washington.	57, 58, 59, 60, 60X, 61, 62, 63 (1-8)
Sullivan, Charles K.	Spoux City.	60	Businessman.	37	Woodbury (Subdist. No. 1).	62, 63 (1-8)
Thordson, Harold A.	Davenport.	60	Real Estate Broker.	15	Scott (Subdist. No. 1).	62, 63 (1-8)
Van Gilt, Bass.	Oakaloosa.	58	Grain and Livestock Farming.	10	Mahaska, Keokuk.	61, 62, 63 (1-8)
Walsh, John M.	Dubuque.	29	Dept. Store Manager.	30	Dubuque (Subdist. No. 1).	62, 63 (1-8)
Wenner, J. Donald.	Cedar Rapids.	50	Banker.	24	Linn (Subdist. No. 3).	62, 63 (1-8)

*Elected during interim to fill vacancy (1-S) Indicates first regular session.

JOURNAL OF THE HOUSE

First Calendar Day—First Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, JANUARY 12, 1970.

Pursuant to law and Senate Concurrent Resolution 47, duly adopted May 23, 1969, the House of Representatives of the Sixty-third General Assembly of Iowa of the Second Regular Session convened at 10:00 a.m., Monday, January 12, 1970.

The House was called to order by the Honorable William H. Harbor, Speaker of the House.

Prayer was offered by the Reverend Delbert V. Terry, Emerson, Iowa, pastor of the United Methodist Church, Nishna Valley Parish, as follows:

"Almighty God our Father: We approach you on this occasion of great importance with a feeling of excitement and anticipation, yet also with a sense of the overwhelming responsibility that rests on these men and women elected to serve the people of this state.

"Our prayer to you, O God, is that your divine wisdom will be displayed in both the words and actions of this Assembly. May the general welfare of all the people be the primary concern as they engage in their arduous and oft-times thankless task.

"Give them the strength and the courage, O Lord, to face squarely the needs of their constituents and to work with diligence and dignity to insure that the laws they enact do not serve the interests of a select few but provide for the betterment of all your children. We ask this humbly, yet confidently, in the name of your Son, Jesus Christ. Amen."

The Journal of Friday, May 23, 1969, was approved.

COMMITTEE TO NOTIFY GOVERNOR

Tieden of Clayton 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: Tieden of Clayton, Knight of Humboldt-Pocahontas and Kennedy of Dubuque.

COMMITTEE TO NOTIFY THE SENATE

Fischer of Grundy 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: Fischer of Grundy, Huff of Polk and Ewell of Black Hawk.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

McIntyre of Linn on request of Sorg of Linn; Stroburg of Taylor-Ringgold on request of Warren of Decatur-Wayne; O'Hearn of Scott on request of Huff of Polk; Mayberry of Webster on request of Gannon of Jasper.

PETITION FILED

The following petition was received and placed on file:

By Camp of Clinton, from forty-three members of the Clinton Junior Women's Club favoring the transfer of the control of the School for the Blind at Vinton, Iowa, from the Board of Regents to the Iowa Commission for the Blind.

CREDENTIALS OF MEMBERS

Millen of Jefferson-Van Buren moved that a committee of five on credentials be appointed.

Motion prevailed and the following committee was appointed: Millen of Jefferson-Van Buren, Kreamer of Polk, Den Herder of Sioux, Mayberry of Webster and Johnston of Johnson.

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, Second Session, as shown by the duplicate copies of certificates of election on file in the office of the Chief Clerk of the House of Representatives.

FLOYD H. MILLEN, Chairman
ROBERT M. KREAMER
ELMER H. DEN HERDER
THOMAS A. RENDA
JOSEPH C. JOHNSTON

CERTIFICATION STATE OF IOWA

Office of

THE SECRETARY OF STATE

To the Honorable, the Speaker of the House:

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 a Special Election on September 9, 1969, Lucile Duitscher was duly elected to the office of State Representative for Wright County, to fill a vacancy in a two-year term which began in January, 1969.

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 twenty-ninth day of September, A.D. 1969.

(SEAL)

MELVIN D. SYNHORST
Secretary of State

**CERTIFICATION
STATE OF IOWA**

Office of

THE SECRETARY OF STATE

To the Honorable, the Speaker of the House:

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 a Special Election held on January 6, 1970, Kenneth L. Logemann was declared elected to the office of State Representative for the Winnebago-Worth District, to fill a vacancy in a two-year term which began in January, 1969.

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 ninth day of January, A.D. 1970.

(SEAL)

MELVIN D. SYNHORST
Secretary of State

MEMBER'S OATH OF OFFICE

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

KENNETH L. LOGEMANN

**CERTIFICATION
STATE OF IOWA**

Office of

CHIEF CLERK OF THE HOUSE OF REPRESENTATIVES

To the Honorable Members of the House of Representatives:

I, WILLIAM R. KENDRICK, Chief Clerk of the House of Representatives of the State of Iowa

DO HEREBY CERTIFY that the State Canvassing Board has declared that at a special election held September 9, 1969, Lucile Duitscher was duly elected to the office of State Representative for Wright County, to fill a vacancy in a two-year term which began in January, 1969. The oath of office was administered to Representative Duitscher October 6, 1969.

I FURTHER CERTIFY that the State Canvassing Board has declared that at a special election held January 6, 1970, Kenneth L. Logemann was duly elected to the office of State Representative for Winnebago-Worth Counties to fill a vacancy in a two-year term which began in January,

1969. The oath of office was administered to Representative Logemann January 12, 1970.

IN TESTIMONY WHEREOF, I have hereunto set my hand in Des Moines, this twelfth day of January, A.D. 1970.

WILLIAM R. KENDRICK

Chief Clerk of the House of Representatives

REPORTS OF COMMITTEES TO NOTIFY GOVERNOR AND SENATE

Tieden of Clayton, 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.

Fischer of Grundy, 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 CONCURRENT RESOLUTION 101

McCartney of Floyd asked and received unanimous consent to take up for immediate consideration House Concurrent Resolution 101.

HOUSE CONCURRENT RESOLUTION 101

By McCartney

Be It Resolved by the House, the Senate Concurring, that a joint convention of the two houses of the second regular session of the Sixty-third General Assembly be held on Monday, January 12, 1970, at 1:30 p.m.

Be It Further Resolved, that Governor Robert D. Ray be invited to deliver his state of the state message at this joint convention of the two houses, and that the Speaker of the House and President of the Senate be designated to deliver the invitation to him.

Motion prevailed and the resolution was adopted.

PAGES OF THE HOUSE

Fischer of Grundy moved that the following named persons be elected as the Pages of the House:

Daniel Baker, Boone, Iowa
David Berner, Mason City, Iowa
Sheila Edwards, Des Moines, Iowa
Rachel Flemming, Miles, Iowa
Lee Grassley, New Hartford, Iowa
Marsha Henry, Iowa City, Iowa

Charles Hill, Marshalltown, Iowa
 Joel Huyser, Sully, Iowa
 Charles Jackson, Sioux City, Iowa
 Robert Kistler, Fairfield, Iowa
 Charles Mogged, Jr., Fairfield, Iowa
 Rebecca McDonald, Dubuque, Iowa
 Kay Phelps, Royal, Iowa
 Dennis Schlein, Postville, Iowa
 Mary Shoemaker, Des Moines, Iowa
 Patricia Stouffer, Altoona, Iowa
 Michael Triggs, Laurens, Iowa
 Charles Williams, Clarinda, Iowa

Motion prevailed.

OATH OF OFFICE

The Pages 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."

ANNOUNCEMENT BY THE SPEAKER COMMITTEE CHANGES

The Speaker announced the following committee changes for the second regular session (1970):

Shaw of Scott from the committee on cities and towns to the committee on schools.

Holden of Scott from the committee on agriculture to the committee on ways and means.

Johnston of Johnson to the committee on judiciary.

Varley of Adair-Madison from the committee on Iowa development.

Crabb of Crawford to ranking member of committee on agriculture.

Varley of Adair-Madison to member of committee on agriculture.

COMMITTEE ASSIGNMENTS (New Members)

The Speaker announced the following committee assignments:

DUITSCHER of Wright

Agriculture	Schools
County government	Social services

LOGEMANN of Winnebago-Worth

Agriculture	Schools
Iowa development	Law enforcement

SELECT COMMITTEE ON ENVIRONMENTAL PRESERVATION

The Speaker announced the appointment of the following members to the select committee on environmental preservation: Varley of Adair-Madison, chairman; Lawson of Cerro Gordo, ranking

member; Blouin of Dubuque, Campbell of Washington, Cochran of Webster, Huff of Polk, Langland of Winneshiek, Miller of Marshall, Radl of Linn and Sorg of Linn.

**ASSIGNMENT OF DESKS IN PRESS GALLERY
WEST PRESS GALLERY**

The following named persons are accredited members of the press and are entitled to seats in the West Press Gallery:

Harrison Weber, Iowa Daily Press Association
 Bill Eberline, Associated Press
 James Farrell, Associated Press
 Dave Whitney, Associated Press
 Fred Karnes, Associated Press
 Charles Noland, Associated Press
 George Anthan, Des Moines Tribune
 Jack Coffman, Des Moines Tribune
 Richard Doak, Des Moines Register
 Allan Hoschar, Des Moines Register
 George Mills, Des Moines Register
 James Flansburg, Des Moines Register
 Cheryl Arvidson, United Press International
 Earl Flowers, United Press International
 James Joyce, United Press International
 James Carr, United Press International
 Don Reid, Iowa Press Association
 Otto Weber, Des Moines
 Frank Nye, Cedar Rapids Gazette
 John McCormick, Davenport Times-Democrat
 Christine Hansen, Davenport Times-Democrat
 Bill Severin, Waterloo Daily Courier
 Vern Vierth, Marshalltown Times-Republican
 David Hinton, Marshalltown Times-Republican
 Tom Tauke, Dubuque Telegraph-Herald

EAST PRESS GALLERY

The following named persons represent accredited TV stations and are entitled to seats in the East Press Gallery:

Charles Lakin, KRNT and KRNT-TV
 Craig Crummer, KRNT and KRNT-TV
 Bill Johnson, KRNT and KRNT-TV
 Gary Vincent, KRNT and KRNT-TV
 Dolph Pollium, KRNT and KRNT-TV
 Al Buck, KRNT and KRNT-TV
 Gus Horn, WHO and WHO-TV
 Mike Baughman, WHO and WHO-TV
 Craig Prosser, WHO and WHO-TV
 Thomas Bauer, WMT and WMT-TV
 Dean Borg, WMT and WMT-TV
 Carroll Darringer, WMT and WMT-TV
 Douglas Brandt, WMT and WMT-TV
 Ken Cosgrove, WOI and WOI-TV

Phil Morgan, WOI and WOI-TV
Paul Comer, WOI and WOI-TV
Bob Holetz, KWVL and KWVL-TV
Rick Stone, KWVL and KWVL-TV
Dave Seger, KWVL and KWVL-TV

REMARKS BY SPEAKER

As Speaker, I want to welcome all of you back to the second regular session of the Sixty-third General Assembly. This statement must be qualified for there are two entering upon their first exposure to legislative activities. To both Representative Duitscher and Representative Logemann is extended a hand of welcome and cooperation and with it is the assurance that all one hundred twenty-two other members will strive in every way to make your experience both fruitful and satisfying.

Then, too, we have another new member who, although not an official member of our body, undoubtedly will exert considerable influence. Welcome to our midst Mrs. Gannon. To both you and Bill is extended most hearty congratulations and a prayer for many years of happiness. Of course, cigars and candy are expected at the front desk.

In a way, the two new official Representatives are sharing a new experience with the rest of us. This is the first of annual sessions in even, or election, years. Not having been held before, we all are feeling our way, so to speak, but with complete cooperation, it will be most productive in what are the best interests of our beloved state.

This being an election year, Iowans in all parts of the state will be watching us to see if their approval of annual sessions was well founded. In order to show that the electorates' confidence was put in good hands, each of us present must pledge his cooperation and self-discipline so that only the most pressing of public interest issues occupy our time in committee and on the floor. To be otherwise could only mean a prolonged session with worthwhile accomplishments being overshadowed by our own verbosity.

You may be assured that considerable thought and research has been given as to how the session can be made most meaningful, but at the same time kept to a minimum of time.

This being the first day of this session, it seems advisable to set out certain guidelines under which we will be operating:

1. The interpretation and usage of a "point of personal privilege," "privilege of the house," and "question of privilege," have, by precedent strayed from their true meaning to a point where almost any subject matter could be discussed under the guise of a privilege. The Chair intends to return them to their true literal meaning as found in Mason's Manual of Legislative Procedure.

However, to be consistent and fair, and so that everyone has an opportunity to use the privileges and to be sure when this can be done, a specific time will be provided each day for this purpose.

As of now, this time will be fifteen minutes before noon recess and fifteen minutes before adjournment in the afternoon.

2. A thorough search of all authorities discloses no allowance for the yielding of time from one member to another. Thus, strict compliance to this interpretation will be observed by the Chair.

These positions are no attempt to suppress free and open discussion; however, I am sure that most will agree there were times in the first

session when an abnormal amount of time was utilized on seemingly simple propositions. This I intend to minimize.

However, with your individual and collective cooperation, we will be able to point with pride to our accomplishments.

Using this legislative hall by any of us for purposes other than what is intended can only reflect on the entire body.

This can be a productive session, one that can be the model for those that will follow.

You have my assurance of cooperation. My office is open to you. Use it and me. Thank you.

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.

INTRODUCTION OF BILLS

House File 1001, by Lipsky, a bill for an act relating to the appointment of a treasurer of a joint county school system.

Read first time and referred to committee on **schools**.

House File 1002, by Huff, a bill for an act relating to additional aid for local school districts.

Read first time and referred to committee on **schools**.

House File 1003, by Mendenhall, a bill for an act relating to income tax of nonresidents.

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

House File 1004, by Stromer, Rodgers and Dougherty, a bill for an act relating to hunting from aircraft or snowmobiles.

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

House File 1005, by Holden and Dougherty, a bill for an act relating to the operation of motor vehicles in cities and towns.

Read first time and referred to committee on **transportation**.

House File 1006, by Welden, a bill for an act relating to the allocation of additional funds by the executive council to the highway commission.

Read first time and referred to committee on **appropriations**.

House File 1007, by Holden and Dougherty (Nicholson), a bill for an act relating to municipal lighting districts.

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

House File 1008, by Huff, a bill for an act relating to district court bailiffs.

Read first time and referred to committee on **judiciary**.

House File 1009, by Crabb and Radl, a bill for an act relating to labor disputes.

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

House File 1010, by Doyle and Dougherty, a bill for an act relating to shorthand notes of court reporters.

Read first time and referred to committee on **judiciary**.

House File 1011, by Voorhees and Dougherty, a bill for an act relating to commitment of defendants to the Iowa security medical facility.

Read first time and referred to committee on **social services**.

House File 1012, by Voorhees and Dougherty, a bill for an act relating to periodic child-support payments.

Read first time and referred to committee on **judiciary**.

House File 1013, by Crabb, a bill for an act relating to the identification of cattle for quarantine purposes for bovine brucellosis eradication.

Read first time and referred to committee on **agriculture**.

House File 1014, by Mendenhall, a bill for an act relating to tuition rates set by the board of regents.

Read first time and referred to committee on **higher education**.

House File 1015, by Crabb, a bill for an act relating to board of regents capital improvements.

Read first time and referred to committee on **higher education**.

House File 1016, by Koch and Dougherty, a bill for an act relating to the transportation of agricultural and horticultural products and livestock.

Read first time and referred to committee on **transportation**.

House File 1017, by Nolting, Rodgers, Lippold and Dougherty, a bill for an act relating to special automobile registration plates.

Read first time and referred to committee on **transportation**.

House File 1018, by Hanson of Howard-Mitchell, Rex and Dougherty, a bill for an act relating to fees collected on the county level of government.

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

House File 1019, by Pierson and Dougherty (Van Gilst), a bill for an act relating to township halls.

Read first time and referred to committee on county government.

House File 1020, by Goode, a bill for an act pertaining to the nomination and election of members of the General Assembly.

Read first time and referred to committee on state government.

House File 1021, by Lipsky, a bill for an act relating to child labor.

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

MESSAGES FROM THE SENATE

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

House Concurrent Resolution 101, providing for a joint convention of the two houses of the Sixty-third General Assembly, Second Session, on January 12, 1970, at 1:30 p.m. and that Governor Robert D. Ray be invited to present his state of the state message.

CARROLL A. LANE
Secretary of the Senate

The House was recessed by the Speaker until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

Darrington of Harrison 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: Darrington of Harrison, Cunningham of Story and Newton of Scott.

Darrington of Harrison, 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 of the Senate and the honorable body of the Senate.

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

JOINT CONVENTION

In accordance with law and House Concurrent Resolution 101 duly adopted, the joint convention was called to order, President Jepsen presiding.

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

Motion prevailed.

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

Senator DeHart of Story 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 DeHart of Story, Briles of Adams and O'Malley of Polk on the part of the Senate, and Representatives Camp of Clinton, Edgington of Franklin 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 state of the state message:

STATE OF THE STATE MESSAGE

by

THE HONORABLE ROBERT D. RAY
GOVERNOR OF IOWA

Delivered before a Joint Session
of the Sixty-Third General Assembly

Second Session
January 12, 1970

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

I congratulate you on being trail-blazers of history.

You enter this second session having done a great amount of homework during the interim which should aid you in your deliberations and action to accomplish that which is necessary in a short session.

It is fitting that this innovation of annual sessions should occur at the beginning of a new decade. Our minds boggle at grasping the changes in human life which have taken place just in the last 10 years, and they

would boggle more if they could foresee the changes which will take place in the next decade of even swifter accelerating transformation.

The increase in population in the next 30 years will equal that of the last 970 years. Iowa is not itself a victim of this population proliferation, but Iowa and Iowans cannot escape its many unsettling—and even potentially devastating—consequences. This nation's leading scientists, meeting in Boston over the year-end, passed a resolution calling for concentration in the Seventies on problems of violence, armaments, war, pollution, hunger, malnutrition, and the quality of life.

Some have called this new decade "the last, best chance for a new age." Ecologist Dr. Barry Commoner recently said, "the time has come . . . to forge a great alliance in this nation. . . . The obligation which our technological society forces upon all of us—young and old, black and white, right and left, scientist and citizen alike—is to discover how humanity can survive the new power which science has given it." Commoner is confident that this obligation can be met, if only humanity grasps the truth of Pogo's classic remark: "We have met the enemy and they are us." Commoner sees the environmental crisis as a great opportunity. "From it we may yet learn that the proper use of science is not to conquer nature, but to live in it."

Since government is simply people working together to solve problems which they cannot solve individually or in smaller groups, the warnings raised by Commoner and a host of others become a pressing concern for all of us, particularly those of us charged with the conduct of public affairs. We have a joint responsibility to help guide this commonwealth and its people wisely into the seventies. Most of the work of every legislative session—like most of the work of every Governor—is, inevitably, hard and grinding detailed attention to the nuts-and-bolts of public administration. But we can bring a new dimension and a fresh gleam to those nuts-and-bolts—both for ourselves and our constituents—if we frame them in the context of our broader purposes, our deeper commitments.

This is the true significance of the new state symbol and its accompanying theme: "Iowa—A Place to Grow." The artistically simple design graphically illustrates Iowa's attunement to the world in which we live in this final generation of the Twentieth Century. The symbol is our outward manifestation of an inward determination to achieve real progress by creating positive and progressive attitudes throughout the state.

I have not intended nor attempted to embody in this message to you today all activities of this past year or matters that will or should come before you during this session.

Against that backdrop, let me discuss with you briefly some of the specifics of state government.

FINANCES

One year ago I presented to you a balanced biennial budget. In order to mount constructive programs essential for the welfare of our Iowa people, the budget we provided substantially increased appropriations in education, public safety, social services—including coverage of a \$2.5 million Medicaid deficit—and in reality increased financing for all services and aid provided by the state. This includes additional support for education at the local level, which was increased from \$130 million to \$163 million. More than 50 percent of state dollars goes to education, and more than 60 percent of all general revenue of this state is returned to the local level.

While the surplus at the end of the biennium will be thin, we are operating within our means, and we did not raise taxes. I am as insistent

today as I was a year ago that we not have a general tax increase, and I am confident that the recent revenue and expenditure figures released by the State Comptroller's Office support my position that this can be accomplished.

Some adjustments within departmental budgets have been necessary within this biennium, as has always been the case in any previous state budget. These adjustments are being handled regularly by my office, through the State Comptroller. Also, it may be necessary to submit some readjustments to you in the form of amendments to current appropriations.

I stand firm that there shall be no general tax increase, and I will not approve one this session. Within our present tax structure, however, we continue to press for additional revenue and funds from sources not anticipated a year ago.

For example, revenues can be affected by changes in the federal income tax law, federal revenue sharing should it become a reality, and at the state level, from efficiency measures generated as a result of the Governor's Economy Committee recommendations.

I have instructed the State Comptroller's Office to keep you, as well as me, apprised of our financial posture. If additional funds become available, my first two priorities are: first, additional assistance to old age recipients; and second, aid to cities and towns for water pollution control facilities. Any change in appropriations that I might submit to you will, as has been my practice, be accompanied by a method by which it can be funded.

BETTER GOVERNMENT

American experience in the Sixties—some of it traumatic and tragic—carried the clear message that government must be made more responsive to the will of the people. Converting this facile phrase into reality is not simple.

People must have an access to government—a feeling that there is a place in the awesome and seemingly impersonal structure of government where they can go to voice their complaints, to receive answers to their questions and results from their pleas.

We must not forget that government exists to benefit, not alienate, its owners, and I, therefore, repeat my request for an Ombudsman.

Also, if we are to continue mounting the constructive programs essential for the improved health, education and welfare of Iowa people—and if we are to do so without taxing ourselves into oblivion—a reform of state government operations is absolutely essential. Such reform will result not only in dollar savings, but also in viable and improved governmental services kept constantly responsive to the changing needs of the state.

We cannot any longer afford to use new and higher taxes as a deceptively simple substitute for the harder, but more rewarding, discipline of making certain that our dollars produce maximum returns in program benefits.

I cannot praise too highly the contributions of the leading business citizens who comprised the Governor's Economy Committee. Iowa businesses donated 60 of their most talented executives and sufficient funds to form the committee, which has worked with our many departments of government in an exhaustive study to determine better, more efficient ways to operate. The committee has already released four reports which show how the state can benefit by streamlining and updating operations of the Iowa Liquor Control Commission, the Iowa Highway Patrol, the Iowa Motor Vehicle Registration Division and the State Agriculture Department. I will submit legislative proposals to you to implement the suggestions made in these four reports. The committee's complete report—containing changes to be brought about by legislative and executive action—is being

put into final form now. Because of the large number of legislative recommendations in the final report, it will be impossible for you to consider all the suggestions this session, but to the extent feasible, we will propose legislation to implement this report during this session.

I can also report again in the interests of efficiency, that state officials are working out a pilot program to improve the budgeting system for higher education. If this proves successful, we will implement a system of program budgeting throughout state government. Our goal is greater budgetary relevance, reliability and realism.

I now ask, in the interests of better government for all our citizens, the following legislative actions be taken:

1. Enactment of the recommendations of the Governor's Economy Committee in these areas:
 - a. The restructuring of the Iowa Liquor Control Commission and related suggestions which can result in savings and additional revenue to the state of nearly \$2 million annually.
 - b. The issuing of license plates for a period of five years and related recommendations dealing with the Motor Vehicle Registration Division and the Iowa Highway Patrol, both in the Department of Public Safety, which show potential savings for the state of \$2.2 million a year and annual net revenue increases of \$1.1 million.
 - c. The shifting, among other changes, of the Department of Agriculture's Marketing Division to other agencies of government, which can result in a more concentrated agricultural marketing effort and in savings and net income increases.
2. An increase in benefits for employees under the Iowa Public Employees Retirement System (IPERS).
3. An incentive awards program for state employees.
4. Four-year terms for all elective state officials.

LOCAL GOVERNMENT

In 1968, Iowans changed our State Constitution to provide home rule for cities and towns. I believe this action on the part of our people vividly illustrates their desire to have more freedom of action in their local governments.

Consistent with the principles of home rule, I support:

1. The Municipal Statutes Study Committee created by this legislature in its work to make our state laws relating to municipal affairs in tune with home rule.
2. Giving cities and towns the authority to levy optional local taxes, subject to a vote of the people.
3. Sharing with cities and towns the cost of sewage treatment facilities in order to participate fully in the federal appropriation for this purpose.
4. Clarifying and strengthening the functions and services of the office created last session to assist counties and communities and to call this office the Department of Local Affairs.
5. Inaugurating a state-sponsored community development program to assist and challenge every community to improve itself during the Seventies—its appearance, its pride, its quality of living, its use of human resources.
6. I favor, what I understand will be one of your first orders of business, the correction of the county salary bill to accomplish for our county officers what you originally intended last session.

LAW ENFORCEMENT, PUBLIC SAFETY AND THE COURTS

The Crime Commission was created as a separate entity of state government during the last legislative session, and since that time notable progress has been made.

Eighty-two County Crime Commissions are now active or in the process of formation, 29 local planning projects are underway, and all local action projects are achieving significant results.

The Commission is working on improvements in these areas: the apprehension of suspects, partly through consolidation of police radio facilities; the computerization of identification; up-grading of police investigative procedures; action to speed criminal justice and the financial support of the criminal code revision; cooperation and coordination among the state highway patrol, county sheriffs and local police, and the establishment of state crime laboratory facilities.

In this connection, I would recommend the following:

1. That the analysis of our criminal penalty laws and the drafting of the revisions, including any revisions of the sex offender statutes, should be completed as rapidly as possible.
2. That enabling legislation for the establishment of the crime laboratory be passed.

In my Inaugural Address I stated we must constantly seek ways to upgrade our judicial system, and I recommended an integrated court system. We must provide a court system that functions justly and efficiently—one that commands the respect of our citizens. I, therefore, again urge you to provide a unified trial court system.

Good news is the fact that Iowa suffered 90 fewer traffic deaths in 1969 than the year before. I called for, and you enacted, legislation strengthening the laws affecting drunken drivers. There was an increase of 400 OMVI arrests last year and a 60 percent increase in convictions is predicted.

In this connection I would like to publicly commend the Highway Patrol for the outstanding service it is giving the citizens of Iowa. I would also like to recommend the following:

1. That the Highway Patrol budget be adjusted in order to reduce the attrition rate of veteran patrolmen in accordance with recommendations of the Governor's Economy Committee.
2. That photographs on drivers' licenses be required, and that voluntary identification cards for non-drivers be made available.
3. That the restriction of limiting the hiring of chiefs of police only within their own city be lifted.

It is with pride that I today announce word from Washington, D. C., that not only has Iowa's highway safety plan been the first approved in the Middle West by federal authorities, they have also rated it as outstanding.

Increasingly, Iowa is following enlightened practices in the confinement and treatment of adult violators of the law. An essential part of this program should be to provide necessary, more adequate, and modern correctional facilities.

I urge the Legislature to take the necessary steps to employ the imaginative idea of providing an area system of jails which I enthusiastically support.

TRANSPORTATION

Safe, modern, convenient transportation systems are essential for the state's continued economic growth and the well-being of our citizens.

I ask that the Legislature start planning for a needed consolidated De-

partment of Transportation.

I urge you to clear the air on truck reciprocity, but to keep in mind Iowa cannot afford the loss in revenue created by the recent reversion to fleet miles within the compact. If this matter cannot be resolved at the state level, I will support preemptive federal legislation which, however undesirable, in philosophy, may ultimately offer the only viable solution of an interstate problem that has reached a staggering level of complexity.

Legislation providing for the functional classification of highways should be adopted during this session.

The transportation of dangerous and lethal phosgene gas across our state created a hazard to our citizens, particularly in light of the deteriorating condition of unregulated railroad rolling stock, tracks and roadbeds. As a result, attention nationally, as well as in Iowa, was focused on the need for uniform rail safety regulations.

The Iowa Commerce Commission and I are encouraging the legislation in Congress to provide regulations for railroad safety.

Depending upon the outcome of this legislation, the Commerce Commission could well submit a state railroad regulation proposal to this Legislature.

EDUCATION

The Governor's Educational Advisory Committee, comprised of 30 laymen from throughout the state, is hard at work analyzing, evaluating and examining the entire spectrum of Iowa schooling.

A first statewide conference on education was held in October, 1969, when critical areas were identified for the committee and 450 other interested persons by an array of more than 50 distinguished speakers. The Advisory Committee is now considering a range of subjects which includes school financing, administration, organization, goals, curricula, personnel, students, equipment, and physical facilities, including the possibility of a college in Western Iowa. Its findings will form the foundation of an improved educational policy, which will greatly aid the Legislature and the Governor in determining educational priorities.

My faith in advocating tuition grants for needy students to attend Iowa's private colleges and universities is justified by the fact that during the present academic year no fewer than 1,913 Iowans received tuition grant awards.

Besides enabling these worthy young people to engage in higher education, the project has helped to instill new life into Iowa's invaluable private institutions of higher education.

HEALTH AND WELFARE

Let me mention to you several accomplishments in this broad category of Health and Welfare.

1. Work Incentive Program—This program is designed—as you know—to move people from welfare rolls to payrolls. It is estimated that 3,000 families receiving Aid to Dependent Children will be enrolled in the Work Incentive Program by 1971, based on the present rate of involvement. In this 11-state, two-region area, Iowa has the highest percentage of training slots now filled—680 out of 700—with the lowest cost per enrollee, and—most importantly—Iowa has the highest retention rate among enrollees. Moreover, we rank nationally in the top one-third of this program, even though some states have been involved in it for two or more years. Thus far, we can point to 105 persons who have completed the course, are off the rolls, and fully employed; and another 28, being now partly self-supporting, thereby reducing their welfare payments.

2. Rubella—Because the vaccine for German measles was not available earlier, the federal government did not provide sufficient funds for a mass immunization program as has been the practice in the past.

When the vaccine did become available, I was determined to prevent the predicted epidemic of 1970-71, and requested an appropriation of \$100,000 from the Executive Council's contingency fund to launch an immediate statewide program.

Through the combined efforts of government, volunteer groups and individuals throughout this state, this program is on schedule and we will complete a statewide immunization program that will prevent untold misery and human suffering.

3. Alcoholism—The new program on alcoholism and the new \$1 million you accepted in the Governor's budget is achieving significant results. From July 1, 1969, to New Year's Day of this year, records show 900 alcoholics have received hospital treatment; 1,900 were given rehabilitation help in 16 local service centers and 350 benefited from board and residential care in seven half-way houses throughout the state.
4. Drug Abuse—The Legislature in its wisdom revised the law during the last session to provide more reasonable penalties for first offender users of Marijuana. This represented an important step forward in dealing more rationally with the drug abuse problem in our state.

Because of the growing magnitude of this problem, we have begun an all-out attack against drug abuse and drug dependency in this state. We must concentrate on the pursuit and conviction of peddlers and pushers and embark on a comprehensive educational program to reach all of our citizens, particularly our young people so that they will be aware of the harmful and deleterious effects.

In another area, recognizing the importance of the family as the basic foundation for a healthy society, it is my belief that problems between members of family units can best be dealt with through a family court division of our district court system which I urge you to create.

I also urge that you adopt needed divorce reform measures in this connection.

While this biennial budget provides increases for the infirm, the aged, the disabled and the dependent, the results of the Medicaid cutback, that developed before this administration, forced an increase in the number of old age assistance recipients. I have insisted, nonetheless, that there be no cut in their benefits. In addition, as I have already mentioned, an increase to these citizens has my priority should funds be available.

ECONOMIC DEVELOPMENT

Thanks to your assistance, the Iowa Development Commission has been remodeled and is now functioning productively.

In our drive for balanced economic growth in Iowa, the IDC is promoting strongly "Iowa . . . a place to grow," a place to grow in agriculture, in business and industry, in communities throughout the state, both small and large.

1. Agriculture—With pride I tell you Iowa is a leading agricultural state in this nation, unequalled by any in many crop, livestock, dairy and poultry production areas.

We are emphasizing improved marketing programs for our agricultural industry, and recently the IDC held a highly successful farm marketing workshop.

The market for Iowa's agricultural products is unlimited, and improved and increased promotional activities can benefit the farmers and our entire economy.

2. Labor—No state can boast of higher quality work or better or more productive workers than can we in Iowa. Little action was taken on the items listed under the category of labor in my Inaugural Address.

It is imperative you take action to increase benefits under Workmen's Compensation for injured employees and their families.

Also, employees have a right to be protected from losing wages that they have earned. This can be done without penalizing legitimate and reputable businesses.

I repeat my expressed support of collective bargaining rights for public employees.

3. Business and Industry—In order to evade a continued exodus of talented Iowans we must continuously seek new jobs and job opportunities in our state. Indications are that the elimination of the new construction tax is an encouragement. Our most recent report from the IDC discloses 11,000 new jobs created in Iowa in 1969, compared with 7,000 the previous year.

4. Tourism—Already four times as many people visit Iowa's parks as visit Yellowstone National Park each year. Add to this our lakes, our historical points of interest, and now our new lakes, and the discovery of the Bertrand and the fantastic underground caverns and our tourism potential is skyrocketing. To take full advantage of this growing potential we recently held a highly successful statewide Governor's Conference on Tourism.

BETTER LIVING

No problem will be greater for the rest of this century than the protection of man's environment from mindless destruction. Therefore, you will not be surprised that I have asked our newly appointed Health Commissioner, Dr. Arnold Reeve, to make pollution control his first order of business. I would beef up our fight against pollution by the consolidation of the Water and Air Pollution Control Commissions into a State Environmental Quality Commission.

I am pleased that you are setting up a special standing committee in each house to deal with our environmental problems. Your immediate action indicates that the people of Iowa and you are concerned.

I have been impressed with expressions by your leaders that this session will be concerned with people. I trust this will include the protection of the consumer, and I highly recommend it for your consideration.

In this regard I also ask that you provide by law protection for the land owner whose land, or easement thereon, is sought by outsiders through use of eminent domain.

YOUTH

In this broad category, I proudly report that the 1969 Governor's Summer Youth Opportunity Program involved 22 projects, employed more than 1,100 disadvantaged youth, and the money with which you supported the program was matched by federal and local funds. The summer's success of this program we initiated last year will extend into many more communities and reach many more of our young people this coming summer.

Besides providing another example of inter-governmental cooperation joined with voluntary citizen participation, the Summer Youth Opportunity Program illustrates our commitment to youth—which must rank alongside our commitments to environmental protection and the relief of human suffering as the most basic of all our obligations. In that context, it is important that any so-called voter reform bill must not in any way disenfranchise any qualified voter or deprive anyone from voting at his place of residence.

Once again I call upon you to speedily complete action to lower the minimum voting age to 19 years. The Senate has already expressed itself in this regard telling young people that they are welcome in our political processes. Participation is a far better teacher of realism than alienation. It would be a pity if we refuse our young men and women who want to turn toward electoral politics. Beyond all other challenges, you and I must meet the challenge of beckoning Iowa's young to plunge headlong into the mainstream of public affairs, for we shall desperately need their vigor, their enthusiasm and their idealism in the testing years which lie ahead. I call upon you to join with me in answering affirmatively the offer of Iowa youth, as recently voiced by Karen Ann Conner, who wrote—in a letter to an editor:

“You have given us a heritage. We, in turn, offer a dream. Let us work together to make them a reality. This is my challenge, and this is my hope.”

So said a young Iowa lady, speaking for her generation. I answer her—on behalf of all of us—that we shall work with her—we shall work with all who will join together to make these dreams for a better world a reality and to build in Iowa and America a society worthy of the heritage which we prize beyond all price.

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

Motion prevailed.

The House reconvened, Speaker Harbor in the chair.

INTRODUCTION OF BILLS

House File 1022, by committee on judiciary, a bill for an act to revise the section establishing the Iowa Highway Safety Patrol.

Read first time and placed on the calendar.

House File 1023, by committee on judiciary, a bill for an act relating to flashing lights on school buses.

Read first time and placed on the calendar.

House File 1024, by committee on judiciary, a bill for an act to remove a reference to terms of court in the statute relating to notice to a foreign corporation committing a tort in Iowa.

Read first time and placed on the calendar.

House File 1025, by committee on judiciary, a bill for an act relating to funds for manufacture of motor vehicle registration plates.

Read first time and placed on the calendar.

House File 1026, by committee on judiciary, a bill for an act relating to a bank loan reference in the security interest statutes.

Read first time and placed on the calendar.

House File 1027, by committee on judiciary, a bill for an act relating to the penalty for certain offenses in operation of motor-cycles.

Read first time and placed on the calendar.

House File 1028, by committee on judiciary, a bill for an act relating to crimes punishable by death.

Read first time and placed on the calendar.

House File 1029, by committee on judiciary, a bill for an act to correct an error in enactment relating to boards of tax review.

Read first time and placed on the calendar.

House File 1030, by committee on judiciary, a bill for an act to correct an erroneous reference in the chattel loan statutes.

Read first time and placed on the calendar.

House File 1031, by committee on judiciary, a bill for an act relating to salaries of conservation officers as amended.

Read first time and placed on the calendar.

House File 1032, by committee on judiciary, a bill for an act to clarify the basic science law.

Read first time and placed on the calendar.

House File 1033, by committee on judiciary, a bill for an act relating to the publication of the Code.

Read first time and placed on the calendar.

House File 1034, by committee on judiciary, a bill for an act relating to the use of the fish and game protection fund for capital improvements.

Read first time and placed on the calendar.

House File 1035, by committee on judiciary, a bill for an act relating to the interest rate on joint municipal sewer bonds.

Read first time and placed on the calendar.

House File 1036, by committee on judiciary, a bill for an act to correct an erroneous reference in the Medical Assistance Act of the Sixty-second General Assembly.

Read first time and placed on the calendar.

House File 1037, by committee on judiciary, a bill for an act relating to the legislative members of the Higher Education Facilities Commission.

Read first time and placed on the calendar.

House File 1038, by Hansen of Black Hawk, a bill for an act relating to the compensation of municipal utility trustees.

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

House File 1039, by committee on judiciary, a bill for an act relating to members of the General Assembly serving interim appointments.

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 270, a bill for an act relating to merger of cooperative associations.

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

Senate File 596, a bill for an act relating to real property titles.

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

Senate Concurrent Resolution 101, providing for the mailing of daily journals and bills to each county auditor in the State of Iowa by the Superintendent of Printing.

CARROLL A. LANE
Secretary of the Senate

ADOPTION OF SENATE CONCURRENT RESOLUTION 101

McCartney of Floyd asked and received unanimous consent to take up for immediate consideration Senate concurrent resolution 101 and moved its adoption:

SENATE CONCURRENT RESOLUTION 101

By Rigler

Be It Resolved by the Senate, the House Concurring: That the Superintendent of Printing be instructed to mail to each county auditor in the State of Iowa one copy of the daily Senate and House Journals and one copy of each Senate and House bill of the Sixty-third General Assembly, Second Session, on date of introduction and printing thereof, and that same, with binders, be furnished to such officers free of charge, to be paid for out of the general fund not otherwise appropriated.

Motion prevailed and the resolution was adopted.

REPORT OF COMMITTEE ON MILEAGE

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

Name	Miles Round Trip	Amount
Don D. Alt	None	None
Leonard Andersen	376	\$37.60
Donald E. Baker	100	10.00
Lynn Battles, Sr.	380	38.00
Vernon N. Bennett	None	None
Irvin Bergman	440	44.00
Michael T. Blouin	400	40.00
Adrian Brinck	330	33.00
James T. Caffrey	None	None
John Camp	440	44.00
Herbert L. Campbell	220	22.00
Perry L. Christensen	180	18.00
Dale M. Cochran	200	20.00
Dean O. Corey	300	30.00
Frank A. Crabb	260	26.00
Dale T. Crosier	250	25.00
Ray C. Cunningham	70	7.00
William E. Darrington	220	22.00
Elmer Den Herder	480	48.00
Walter Dietz	340	34.00
Andrew G. Dooley	430	43.00
Tom Dougherty	136	13.60
Donald V. Doyle	400	40.00
Richard F. Drake	296	29.60
Lucile Duitscher	188	18.80
Keith Dunton	190	19.00
Floyd Edgington	200	20.00
Theodore R. Ellsworth	370	37.00
Vernon A. Ewell	260	26.00
Harold O. Fischer	180	18.00
C. Raymond Fisher	126	12.60
A. June Franklin	None	None
Dennis L. Freeman	320	32.00
Lester Freeman	404	40.40
William J. Gannon	50	5.00
Dewey E. Goode	220	22.00
J. Wesley Graham	300	30.00
Charles E. Grassley	230	23.00
Howard A. Hamilton	294	29.40
Willard R. Hansen	220	22.00
Fred B. Hanson	310	31.00
William Harbor	258	25.80
William Hill	100	10.00
Edgar Holden	340	34.00
William H. Huff III	None	None
Norman G. Jesse	None	None
Harvey W. Johnson	180	18.00
Joseph C. Johnston	240	24.00

Name	Miles Round Trip	Amount
Luvorn W. Kehe	260	26.00
Gene V. Kennedy	450	45.00
Michael K. Kennedy	320	32.00
Art Kitner	290	29.00
Lester Kluever	180	18.00
Harold Knight	220	22.00
Charles E. Knoblauch, Sr.	200	20.00
Edgar J. Koch	428	42.80
Robert M. Kreamer	None	None
Walter W. P. Kruse	450	45.00
Walter V. Langland	440	44.00
Murray C. Lawson	254	25.40
Donald L. Lippold	220	22.00
Joan Lipsky	260	26.00
Kenneth L. Logemann	160	16.00
Rayman D. Logue	170	17.00
D. Vincent Mayberry	220	22.00
Ralph F. McCartney	300	30.00
Harold C. McCormick	340	34.00
Scott McIntyre, Jr.	260	26.00
John C. Mendenhall	460	46.00
Maynard Menefee	300	30.00
Edward M. Mezvinsky	238	23.80
James I. Middleswart	40	4.00
Floyd Millen	304	30.40
Charles P. Miller	334	33.40
Elizabeth R. Miller	98	9.80
Leroy S. Miller	300	30.00
Roy A. Miller	330	33.00
George F. Milligan	None	None
Fred Mohrfeld	150	15.00
Harold V. Nelson	350	35.00
Robert E. Newton	334	33.40
Alfred Nielsen	232	23.20
Fred W. Nolting	240	24.00
Trave E. O'Hearn	364	36.40
Conrad Ossian	240	24.00
Charles H. Pelton	410	41.00
Larry L. Perkins	294	29.40
Louis A. Peterson	400	40.00
George N. Pierson	120	12.00
Charles N. Poncy	180	18.00
Berl E. Priebe	280	28.00
Richard Radl	280	28.00
Thomas A. Renda	None	None
Clyde Rex	120	12.00
Norman Rodgers	56	5.60
Norman Roorda	50	5.00
Leo Sanders	360	36.00
Lloyd F. Schmeiser	330	33.00
Laverne Schroeder	258	25.80
James H. Schwartz	180	18.00

Name	Miles Round Trip	Amount
Elizabeth Shaw	360	36.00
Stanley T. Shepherd	306	30.60
Ed Skinner	None	None
Nathan F. Sorg	270	27.00
A. Gordon Stokes	400	40.00
Clair Strand	110	11.00
Eldon L. Stroburg	220	22.00
Delwyn Stromer	212	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	250	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	144	14.40
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

LEGISLATIVE INTERIM COMMITTEES

President Jepsen announced the appointment during the interim of the following Senators to the Medical Assistance to the Aged Advisory Council:

Ernest Kosek, Cedar Rapids	two-year term
William D. Palmer, Des Moines	two-year term

ANNOUNCEMENT BY THE LEGISLATIVE COUNCIL

The Legislative Council approved the appointment by standing committee chairmen of the following subcommittees to conduct certain studies during the interim:

AGRICULTURE

AGRICULTURE SUBCOMMITTEE

Representative Strothman, Chairman	Representative Kruse
Senator Clarke	Representative Pierson
Senator Keith	

CITIES AND TOWNS

REVENUE PROBLEMS SUBCOMMITTEE

Senator Kosek, Chairman	Senator DeHart
Senator Palmer	

COMPENSATION OF MUNICIPAL EMPLOYEES SUBCOMMITTEE

Senator Potter, Chairman Senator DeHart
 Senator Frommelt

TRANSPORTATION SUBCOMMITTEE

Senator Thordsen, Chairman
 Senator Walsh Senator Hougen

ACCOUNTING AND BUDGETING SUBCOMMITTEE

Senator Keith, Chairman Senator Hougen
 Senator Erskine

RECREATION SUBCOMMITTEE

Senator Palmer, Chairman Senator Thordsen
 Senator Kosek

INNOVATED TREATMENT OF BLIGHTED AREAS SUBCOMMITTEE

Senator Erskine, Chairman Senator Shirley
 Senator Keith

COMMERCE**CONSUMER CREDIT CODE SUBCOMMITTEE**

Representative Shepherd, Chairman Senator Weimer
 Senator Thordsen Representative O'Hearn
 Senator Flatt Representative Priebe

FINANCIAL INSTITUTIONS SUBCOMMITTEE

Representative Koch, Chairman Senator Rigler
 Senator Mogged Representative Alt
 Senator Denman Representative Dougherty

COMMERCE COMMISSION SUBCOMMITTEE

Senator Rigler, Chairman Representative Kreamer
 Senator Denman Representative Logue
 Senator Potgeter Representative Battles

INSURANCE SUBCOMMITTEE

Representative Fischer, Chairman Senator Briles
 Senator Griffin Representative Ellsworth
 Senator Glenn Representative Schwartz

NEW CAR FRANCHISES SUBCOMMITTEE

Senator Griffin, Chairman Representative Strand
 Senator Thordsen Representative Crabb
 Senator Weimer Representative Freeman

JUDICIARY**JUDICIAL REDISTRICTING SUBCOMMITTEE**

Senator DeKoster, Chairman Representative Hill
 Senator Neu Representative McCartney
 Senator Shirley Representative Doyle

FAMILY COURT AND DIVORCE SUBCOMMITTEE

Representative Hill, Chairman Senator O'Malley
 Senator Neu Representative Pelton
 Senator Leonard Representative Radl

JUDICIAL DISCIPLINE AND WIDOWS' RETIREMENT SUBCOMMITTEE

Representative Kluever, Chairman Senator Coleman
 Senator Laverty Representative Klein
 Senator Mowry Representative Renda

UNIFIED TRIAL COURT SUBCOMMITTEE

(House judiciary only)

Representative Pelton, Chairman

Representative Huff

Representative Skinner

HOUSE FAMILY COURT AND DIVORCE SUBCOMMITTEE

Representative Hill, Chairman

Representative Grassley

Representative Pelton

Representative Radl

Representative Renda

SCHOOLS**SCHOOL TRANSPORTATION SUBCOMMITTEE**

Senator Conklin, Chairman

Senator Denman

Senator Walsh

Representative Baker

Representative Mohrfeld

Representative Van Drie

CODE STUDY SUBCOMMITTEE

Representative Langland, Chairman

Senator Conklin

Senator McGill

Senator Ollenburg

Senator Orr

Senator Parker

Representative Brinck

Representative Kehe

Representative Kreamer

Representative Roorda

STANDARDS SUBCOMMITTEE

Representative Grassley, Chairman

Senator DeKoster

Senator Doderer

Senator Stephens

Representative Andersen

Representative Kennedy

SOCIAL SERVICES**SUBCOMMITTEE ON NURSING HOMES**

Representative Holden, Chairman

Senator Frey

Senator Sullivan

Senator O'Malley

Representative Van Roekel

Representative Franklin

SUBCOMMITTEE ON FINANCES

Senator Kosek, Chairman

Senator Orr

Senator Stephens

Representative Andersen

Representative Lawson

Representative Blouin

TRANSPORTATION**FUNCTIONAL CLASSIFICATION OF HIGHWAYS SUBCOMMITTEE**

Representative Welden, Chairman

Senator DeKoster

Senator Kyhl

Senator Lange

Representative Kehe

Representative Renda

INTERSTATE TRUCK REGISTRATION RECIPROCITY AND TRUCK LICENSE FEES SUBCOMMITTEE

Representative Darrington, Chairman

Senator Hill

Senator Klink

Representative Bennett

Representative Dunton

Representative Fischer

OPERATION OF FARM MACHINERY AND FARM TRAILERS ON PUBLIC ROADS SUBCOMMITTEE

Senator Keith, Chairman

Senator Frey

Senator Van Gilst

Representative Christensen

Representative Schroeder

Representative Stroburg

**CONSIDERATION OF BILLS PENDING AND NOT ASSIGNED
TO OTHER SUBCOMMITTEES AND OF POSSIBLE NEED
FOR PREPARATION OF NEW BILLS SUBCOMMITTEE**

Representative Goode, Chairman
Senator DeHart
Senator O'Malley

Representative Drake
Representative Holden
Representative Skinner

WAYS AND MEANS

PROPERTY TAX REPLACEMENT IN SCHOOL FORMULA SUBCOMMITTEE

Representative Roorda, Chairman
Senator Coleman
Senator Hougen
Senator Shaff

Representative Kreamer
Representative Middleswart
Representative Welden

PERSONAL PROPERTY TAX REPLACEMENT SUBCOMMITTEE

Representative Goode, Chairman
Senator Anderson
Senator Ollenburger
Senator Reichardt

Representative Lipaky
Representative Mayberry
Representative Mohrfeld
Representative Rodgers

TAXATION OF BANKS AND OTHER FINANCIAL INSTITUTIONS SUBCOMMITTEE

Senator Lange, Chairman
Senator Dodds
Senator Leonard
Representative Baker

Representative Graham
Representative McIntyre
Representative Stokes
Representative Van Nostrand

REPORTS OF COMMITTEES

Hill of Marshall, from the committee on judiciary, submitted the following reports:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House File 212**, a bill for an act relating to exempting violations of chapter 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 *do pass*.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House File 264**, a bill for an act relating to hearings in 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 *do pass*.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House File 280**, a bill for an act relating to enabling the supreme court to prescribe rules of criminal procedure, begs leave to report it has had 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 357**, a bill for an act relating to disability of municipal 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

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 **House File 473**, a bill for an act relating to 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 pass*.

WILLIAM HILL, Chairman

Also:

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 *do pass*.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House File 564**, a bill for an act relating to the selection of jurors and talesmen, begs leave to report it has had 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 589**, a bill for an act relating to county 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 *be amended as follows, and when so amended the bill do pass*:

Amend House File 589 by striking section two (2).

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 **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 *do pass*.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House Joint Resolution 16**, a bill for an act 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 **Senate File 124**, a bill for an act relating to attorney 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*.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate File 184**, a bill for an act relating to sales and use tax exemptions to nonprofit 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 **Senate File 189**, a bill for an act relating to annual sessions of the General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same *be indefinitely postponed*.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate File 292**, a bill for an act relating to indemnification of officers, directors, employees, and agents of business 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*.

WILLIAM HILL, Chairman

Also :

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate File 364**, a bill for an act relating to nonprofit 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**.

WILLIAM HILL, Chairman

Miller of Page, from the committee on transportation, submitted the following reports:

MR. SPEAKER: Your committee on transportation, to whom was referred **House File 805**, 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, begs leave to report it has had 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 807**, a bill for an act relating to the emergency repair, restoration, or reconstruction 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 **do pass**.

LEROY S. MILLER, Chairman

Strothman of Henry, from the committee on agriculture, submitted the following reports:

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 STROTHMAN, Chairman

Also :

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 **do pass**.

CHARLES STROTHMAN, Chairman

Also :

MR. SPEAKER: Your committee on agriculture, to whom was referred **House File 753**, 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 STROTHMAN, Chairman

Also :

MR. SPEAKER: Your committee on agriculture, to whom was referred **House File 803**, a bill for an act relating to the vending of foods and beverages, begs leave to report it has had 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 STROTHMAN, Chairman

Fischer of Grundy, from the committee on commerce, submitted the following reports :

MR. SPEAKER: Your committee on commerce, to whom was referred **Senate File 385**, a bill for an act relating to the highway safety 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**.

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 **be amended as follows, and when so amended the bill do pass** :

Amend House File 729 as follows: By striking in line 16 the word "six" and inserting in lieu thereof the words "six and one-half".

HAROLD O. FISCHER, Chairman

Holden of Scott, from the committee on social services, submitted the following reports :

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 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 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 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

AMENDMENT FILED

- 1 Amend House File 456, section one (1), line 9, by
- 2 inserting after the word "striking" the following:
- 3 " , effective July 1, 1973,".

KEHE of Bremer

On motion by McCartney of Floyd, the House adjourned until 9:30 a.m., Tuesday, January 13, 1970.

JOURNAL OF THE HOUSE

Second Calendar Day—Second Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, JANUARY 13, 1970.

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

Prayer was offered by the Reverend Elwin R. Vest, pastor of the Reorganized Church of Jesus Christ of Latter Day Saints, Woodbine, Iowa.

The Journal of January 12, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Newton of Scott on request of Dietz of Scott; Mayberry of Webster for the remainder of the week on request of Cochran of Webster; McCartney of Floyd for the morning on request of Millen of Jefferson-Van Buren; O'Hearn of Scott on request of Freeman of Buena Vista.

PRESENTATION OF VISITOR

Bennett of Polk presented to the House Steve Person of Des Moines, Iowa, a student at Luther College in Decorah, Iowa.

PETITIONS FILED

The following petitions were received and placed on file:

By Weichman of Benton, from sixteen residents of Benton County favoring Senate File 332 relating to an owner or operator of aircrafts who shall not be liable for damages to any passenger.

By Johnston of Johnson and Mezvinsky of Johnson, from eighty-two residents of Chickasaw County opposing the voter reform bill.

PROOF OF PUBLICATION

Published copy of Senate File 1049 and verified proof of publication of said bill in The Perry Daily Chief, Perry, 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 1040, by Corey, a bill for an act relating to the development and reconstruction of a historical site and making an appropriation therefor.

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

House File 1041, by Doyle and Hill, a bill for an act relating to attorneys and counselors.

Read first time and referred to committee on **judiciary**.

House File 1042, by Knight, a bill for an act relating to the definition of alcoholic beverages for liquor law-enforcement purposes.

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

House File 1043, by Pelton, a bill for an act relating to optional revision of school calendars by school districts.

Read first time and referred to committee on **schools**.

House File 1044, by Van Nostrand, a bill for an act relating to real property exempt from tax levies for cities and towns.

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

SENATE MESSAGES CONSIDERED

Senate File 270, a bill for an act relating to merger and consolidation of cooperative associations.

Read first time and referred to committee on **agriculture**.

Senate File 596, a bill for an act relating to real property titles.

Read first time and referred to committee on **judiciary**.

The House recessed until the fall of the gavel.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Crabb of Crawford on request of 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 1001, a bill for an act relating to state director of social services.

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

Senate File 1004, a bill for an act removing certain references to terms of court.

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

Senate File 1005, a bill for an act relating to time of trial for persons held for public offense.

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

Senate File 1006, a bill for an act to clarify chapter 142, Acts of Sixty-third General Assembly.

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

Senate File 1007, a bill for an act relating to temporary initial assessment against public utilities.

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

Senate File 1008, a bill for an act relating to distribution of Code commission briefs.

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

Senate File 1009, a bill for an act relating to acknowledgments by notaries public.

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

Senate File 1010, a bill for an act clarifying the Iowa Liquor Control Act.

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

Senate File 1011, a bill for an act relating to a minimum motor vehicle registration fee.

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

Senate File 1013, a bill for an act relating to the registration and operation of motor vehicles.

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

Senate File 1014, a bill for an act relating to admission and exclusion of school pupils.

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

Senate File 1015, a bill for an act relating to an obsolete reference—tax commission.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS
REGULAR CALENDAR

McCartney of Floyd asked and received unanimous consent to take up for immediate consideration **House File 1022**, a bill for an act to revise the section establishing the Iowa Highway Safety Patrol.

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. 1022)

The ayes were, 108:

Alt	Freeman of	Langland	Priebe
Andersen	Clay-Dickinson	Lawson	Radl
Baker	Gannon	Lippold	Renda
Battles	Goode	Lipsky	Rodgers
Bennett	Graham	Logue	Roorda
Bergman	Grassley	Logemann	Schmeiser
Blouin	Hamilton	McCartney	Schroeder
Brinck	Hansen of	McCormick	Schwartz
Camp	Black Hawk	McIntyre	Shaw
Campbell	Hanson of	Mendenhall	Shepherd
Christensen	Howard-Mitchell	Menefee	Sorg
Cochran	Hill	Mezvinsky	Stokes
Corey	Holden	Middleswart	Strand
Crosier	Huff	Millen	Stromer
Cunningham	Jesse	Miller of	Strothman
Darrington	Johnson of	Des Moines	Tapscott
Den Herder	Audubon	Miller of	Tieden
Dietz	Johnston of	Jones	Van Drie
Dooley	Johnson	Miller of	Van Nostrand
Dougherty	Kennedy of	Marshall	Van Roekel
Doyle	Chickasaw	Miller of	Varley
Drake	Kennedy of	Page	Walter
Duitscher	Dubuque	Mohrfeld	Warren
Dunton	Kitner	Nielsen	Waugh
Ellsworth	Kluever	Nolting	Weichman
Ewell	Knight	Ossian	Welden
Fischer of	Knoblauch	Pelton	Wells
Grundy	Koch	Perkins	Winkelman
Fisher of	Kreamer	Pierson	Wolfe
Greene	Kruse	Poncy	Mr. Speaker
Franklin			

The nays were, none.

Absent or not voting, 16:

Caffrey	Kehe	Newton	Sanders
Crabb	Mayberry	O'Hearn	Skinner
Edgington	Milligan	Peterson	Stroburg
Freeman of	Nelson	Rex	Voorhees
Buena Vista			

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 1023**, a bill for an act relating to flashing lights on school buses.

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. 1023)

The ayes were, 113:

Alt	Freeman of	Lawson	Radl
Andersen	Clay-Dickinson	Lippold	Renda
Baker	Gannon	Lipsky	Rex
Battles	Goode	Logemann	Rodgers
Bennett	Graham	Logue	Roorda
Bergman	Grassley	McCartney	Sanders
Blouin	Hamilton	McCormick	Schmeiser
Brinck	Hansen of	McIntyre	Schroeder
Caffrey	Black Hawk	Mendenhall	Schwartz
Camp	Hanson of	Menefee	Shaw
Campbell	Howard-Mitchell	Mezvinsky	Shepherd
Christensen	Hill	Middleswart	Skinner
Cochran	Holden	Millen	Sorg
Corey	Huff	Miller of	Stokes
Crosier	Jesse	Des Moines	Strand
Cunningham	Johnson of	Miller of	Stromer
Darrington	Audubon	Jones	Strothman
Den Herder	Johnston of	Miller of	Tapscott
Dietz	Johnson	Marshall	Tieden
Dooley	Kehe	Miller of	Van Drie
Dougherty	Kennedy of	Page	Van Roekel
Doyle	Chickasaw	Mohrfeld	Varley
Drake	Kennedy of	Nelson	Walter
Duitscher	Dubuque	Nielsen	Warren
Dunton	Kitner	Nolting	Waugh
Ellsworth	Cluever	Ossian	Weichman
Ewell	Knight	Pelton	Welden
Fischer of	Knoblauch	Perkins	Wells
Grundy	Koch	Pierson	Winkelman
Fisher of	Kreamer	Poncy	Wolfe
Greene	Kruse	Priebe	Mr. Speaker
Franklin	Langland		

The nays were, none.

Absent or not voting, 11:

Crabb	Mayberry	O'Hearn	Van Nostrand
Edgington	Milligan	Peterson	Voorhees
Freeman of Buena Vista	Newton	Stroburg	

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 1025**, a bill for an act relating to funds for manufacture of motor vehicle registration plates.

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. 1025)

The ayes were, 113:

Alt	Freeman of	Langland	Radl
Andersen	Buena Vista	Lawson	Renda
Baker	Freeman of	Lippold	Rex
Battles	Clay-Dickinson	Lipsky	Rodgers
Bennett	Gannon	Logemann	Roorda
Bergman	Goode	Logue	Sanders
Blouin	Graham	McCartney	Schmeiser
Brinck	Grassley	McCormick	Schroeder
Caffrey	Hamilton	McIntyre	Schwartz
Camp	Hansen of	Mendenhall	Shaw
Campbell	Black Hawk	Mezvinsky	Shepherd
Christensen	Hanson of	Middleswart	Skinner
Cochran	Howard-Mitchell	Millen	Sorg
Corey	Hill	Miller of	Stokes
Cunningham	Holden	Des Moines	Strand
Darrington	Huff	Miller of	Stromer
Den Herder	Jesse	Jones	Strothman
Dietz	Johnson of	Miller of	Tapscott
Dooley	Audubon	Marshall	Tieden
Dougherty	Johnston of	Miller of	Van Drie
Doyle	Johnson	Page	Van Nostrand
Drake	Kehe	Mohrfeld	Van Roekel
Duitscher	Kennedy of	Nelson	Varley
Dunton	Chickasaw	Nielsen	Walter
Ellsworth	Kennedy of	Nolting	Warren
Ewell	Dubuque	Ossian	Waugh
Fischer of	Kitner	Pelton	Weichman
Grundy	Kluever	Perkins	Welden
Fisher of	Knight	Peterson	Wells
Greene	Koch	Pierson	Winkelman
Franklin	Kreamer	Poncy	Wolfe
	Kruse	Priebe	Mr. Speaker

The nays were, none.

Absent or not voting, 11:

Crabb	Knoblauch	Milligan	Stroburg
Crosier	Mayberry	Newton	Voorhees
Edgington	Menefee	O'Hearn	

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 1026**, a bill for an act relating to a bank loan reference in the security interest statutes.

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. 1026)

The ayes were, 112:

Alt	Freeman of	Kruse	Priebe
Andersen	Buena Vista	Langland	Radl
Baker	Freeman of	Lawson	Renda
Battles	Clay-Dickinson	Lippold	Rex
Bennett	Gannon	Lipsky	Rodgers
Bergman	Goode	Logemann	Roorda
Blouin	Graham	Logue	Sanders
Brinck	Grassley	McCartney	Schroeder
Caffrey	Hamilton	McCormick	Schwartz
Campbell	Hansen of	McIntyre	Shaw
Christensen	Black Hawk	Mendenhall	Shepherd
Cochran	Hanson of	Mezvinsky	Skinner
Corey	Howard-Mitchell	Middleswart	Sorg
Cunningham	Hill	Millen	Stokes
Darrington	Holden	Miller of	Strand
Den Herder	Huff	Des Moines	Stromer
Dietz	Jesse	Miller of	Strothman
Dooley	Johnson of	Jones	Tapscott
Dougherty	Audubon	Miller of	Van Drie
Doyle	Johnston of	Marshall	Van Nostrand
Drake	Johnson	Miller of	Van Roekel
Duitscher	Kehe	Page	Varley
Dunton	Kennedy of	Mohrfeld	Walter
Edgington	Chickasaw	Nelson	Warren
Ellsworth	Kennedy of	Nielsen	Waugh
Ewell	Dubuque	Nolting	Weichman
Fischer of	Kitner	Ossian	Welden
Grundy	Kluever	Pelton	Wells
Fisher of	Knight	Perkins	Winkelman
Greene	Knoblauch	Peterson	Wolfe
Franklin	Koch	Pierson	Mr. Speaker
	Kreamer	Poncy	

The nays were, none.

Absent or not voting, 12:

Camp	Mayberry	Newton	Stroburg
Crabb	Menefee	O'Hearn	Tieden
Crosier	Milligan	Schmelser	Voorhees

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 1027**, a bill for an act relating to the penalty for certain offenses in operation of motorcycles.

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. 1027)

The ayes were, 112:

Alt	Freeman of	Kruse	Priebe
Andersen	Buena Vista	Lawson	Radl
Baker	Freeman of	Lippold	Renda
Battles	Clay-Dickinson	Lipsky	Rex
Bennett	Gannon	Logemann	Rodgers
Bergman	Goode	Logue	Roorda
Blouin	Graham	McCartney	Sanders
Brinck	Grassley	McCormick	Schmeiser
Caffrey	Hamilton	McIntyre	Schroeder
Camp	Hansen of	Mendenhall	Schwartz
Campbell	Black Hawk	Mezvinsky	Shaw
Christensen	Hanson of	Middleswart	Shepherd
Cochran	Howard-Mitchell	Millen	Skinner
Corey	Hill	Miller of	Sorg
Crosier	Holden	Des Moines	Stokes
Cunningham	Huff	Miller of	Strand
Darrington	Jesse	Jones	Stromer
Den Herder	Johnson of	Miller of	Strothman
Dietz	Audubon	Marshall	Tapscott
Dooley	Johnston of	Miller of	Van Drie
Dougherty	Johnson	Page	Van Nostrand
Doyle	Kehe	Mohrfeld	Van Roekel
Drake	Kennedy of	Nelson	Varley
Duitscher	Chickasaw	Nielsen	Walter
Dunton	Kennedy of	Nolting	Warren
Edgington	Dubuque	Ossian	Waugh
Ellsworth	Kitner	Pelton	Weichman
Fischer of	Kluever	Perkins	Wells
Grundy	Knight	Peterson	Winkelman
Fisher of	Knoblauch	Pierson	Wolfe
Greene	Koch	Poncy	Mr. Speaker
Franklin	Kreamer		

The nays were, none.

Absent or not voting, 12:

Crabb	Mayberry	Newton	Tieden
Ewell	Menefee	O'Hearn	Voorhees
Langland	Milligan	Stroburg	Welden

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 1028**, a bill for an act relating to crimes punishable by death.

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. 1028)

The ayes were, 115:

Alt	Baker	Bennett	Blouin
Andersen	Battles	Bergman	Brinck

Caffrey	Hamilton	Logue	Rex
Camp	Hansen of	McCartney	Rodgers
Campbell	Black Hawk	McCormick	Roorda
Christensen	Hanson of	McIntyre	Sanders
Cochran	Howard-Mitchell	Mendenhall	Schmeiser
Corey	Hill	Menefee	Schroeder
Cunningham	Holden	Mezvinsky	Schwartz
Darrington	Huff	Middleswart	Shaw
Den Herder	Jesse	Millen	Shepherd
Dietz	Johnson of	Miller of	Skinner
Dooley	Audubon	Des Moines	Sorg
Dougherty	Johnston of	Miller of	Stokes
Doyle	Johnson	Jones	Strand
Duitscher	Kehe	Miller of	Stroburg
Dunton	Kennedy of	Marshall	Stromer
Edgington	Chickasaw	Miller of	Strothman
Ellsworth	Kennedy of	Page	Tapscott
Ewell	Dubuque	Mohrfeld	Tieden
Fischer of	Kitner	Nelson	Van Drie
Grundy	Kluever	Nielsen	Van Nostrand
Fisher of	Knight	Nolting	Van Roekel
Greene	Knoblauch	Ossian	Varley
Franklin-	Koch	Pelton	Walter
Freeman of	Kreamer	Perkins	Warren
Buena Vista	Kruse	Peterson	Waugh
Freeman of	Langland	Pierson	Weichman
Clay-Dickinson	Lawson	Poncy	Wells
Gannon	Lippold	Priebe	Winkelman
Goode	Lipsky	Radl	Wolfe
Graham	Logemann	Renda	Mr. Speaker
Grassley			

The nays were, none.

Absent or not voting, 9:

Crabb	Maryberry	Newton	Voorhees
Crosier	Milligan	O'Hearn	Welden
Drake			

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 1029**, a bill for an act to correct an error in enactment relating to boards of tax review.

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. 1029)

The ayes were, 109:

Alt	Blouin	Corey	Dooley
Andersen	Brinck	Crosier	Dougherty
Baker	Caffrey	Cunningham	Doyle
Battles	Campbell	Darrington	Duitscher
Bennett	Christensen	Den Herder	Dunton
Bergman	Cochran	Diets	Edgington

Ellsworth	Kitner	Miller of	Schwartz
Ewell	Kluever	Jones	Shaw
Franklin	Knight	Miller of	Shepherd
Freeman of	Knoblauch	Marshall	Sorg
Buena Vista	Koch	Miller of	Stokes
Freeman of	Kreamer	Page	Strand
Clay-Dickinson	Kruse	Mohrfeld	Stroburg
Gannon	Langland	Nelson	Stromer
Goode	Lawson	Nolting	Strothman
Graham	Lippold	Ossian	Tapscott
Grassley	Lipsky	Pelton	Tieden
Hamilton	Logemann	Perkins	Van Drie
Hansen of	Logue	Peterson	Van Nostrand
Black Hawk	McCartney	Pierson	Van Roekel
Hanson of	McCormick	Poncy	Varley
Howard-Mitchell	McIntyre	Priebe	Walter
Hill	Mendenhall	Radl	Warren
Holden	Menefee	Renda	Waugh
Huff	Mezvinsky	Rex	Weichman
Jesse	Middleswart	Rodgers	Wells
Johnson of	Millen	Roorda	Winkelman
Audubon	Miller of	Sanders	Wolfe
Kehe	Des Moines	Schmeiser	Mr. Speaker
Kennedy of		Schroeder	
Chickasaw			

The nays were, none.

Absent or not voting, 15:

Camp	Fisher of	Kennedy of	Nielsen
Crabb	Greene	Dubuque	O'Hearn
Drake	Johnston of	Mayberry	Skinner
Fischer of	Johnson	Milligan	Voorhees
Grundy		Newton	Welden

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 1035**, a bill for an act relating to the interest rate on joint municipal sewer bonds.

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. 1035)

The ayes were, 109:

Alt	Campbell	Dougherty	Freeman of
Andersen	Christensen	Doyle	Buena Vista
Baker	Cochran	Duitscher	Freeman of
Battles	Corey	Dunton	Clay-Dickinson
Bennett	Crosier	Edgington	Gannon
Bergman	Cunningham	Ellsworth	Goode
Blouin	Darrington	Fischer of	Graham
Brinck	Den Herder	Grundy	Grassley
Caffrey	Dietz	Franklin	Hamilton
Camp	Dooley		

Hansen of Black Hawk	Kruse Langland	Miller of Page	Shepherd Sorg
Hanson of Howard-Mitchell	Lawson Lippold	Mohrfeld Nelson	Stokes Strand
Hill Holden	Lipsky Logemann	Nolting Ossian	Stroburg Stromer
Huff Jesse	Logue McCartney	Pelton Perkins	Strothman Tapscott
Johnston of Johnson	McCormick McIntyre	Peterson Poncy	Tieden Van Drie
Kehe Kennedy of Chickasaw	Mendenhall Menefee	Priebe Radl	Van Nostrand Van Roekel
Kennedy of Dubuque	Mezvinsky Middleswart	Renda Rex	Walzer Warren
Kitner Kluever	Millen Miller of Des Moines	Rodgers Roorda	Waugh Weichman
Knight Knoblauch	Miller of Jones	Sanders Schmeiser	Wells Winkelman
Koch Kreamer	Miller of Marshall	Schroeder Schwartz Shaw	Wolfe Mr. Speaker

The nays were, none.

Absent or not voting, 15:

Crabb	Johnson of	Newton	Skinner
Drake	Audubon	Nielsen	Varley
Ewell	Mayberry	O'Hearn	Voorhees
Fisher of Greene	Milligan	Pierson	Welden

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 1036**, a bill for an act to correct an erroneous reference in the Medical Assistance Act of the Sixty-second General Assembly.

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. 1036)

The ayes were, 109:

Alt	Corey	Fischer of	Hansen of
Andersen	Crosier	Grundy	Black Hawk
Baker	Cunningham	Franklin	Hanson of
Battles	Darrington	Freeman of	Howard-Mitchell
Bennett	Den Herder	Buena Vista	Hill
Bergman	Dietz	Freeman of	Holden
Blouin	Dooley	Clay-Dickinson	Huff
Brinck	Dougherty	Gannon	Jesse
Caffrey	Doyle	Goode	Johnston of
Camp	Duitscher	Graham	Johnson
Campbell	Edgington	Grassley	Kehe
Christensen	Ellsworth	Hamilton	Kennedy of
Cochran			Chickasaw

Kennedy of Dubuque	Mendenhall Menefee	Perkins Pierson	Stroburg Stromer
Kitner	Mezvinsky	Poncy	Strothman
Cluever	Middleswart	Priebe	Tapscott
Knight	Millen	Radl	Tieden
Knoblauch	Miller of	Renda	Van Drie
Koch	Des Moines	Rex	Van Nostrand
Kreamer	Miller of	Rodgers	Van Roekel
Kruse	Jones	Roorda	Varley
Langland	Miller of	Sanders	Walter
Lawson	Marshall	Schmeiser	Warren
Lippold	Miller of	Schroeder	Waugh
Lipsky	Page	Schwartz	Weichman
Logemann	Mohrfeld	Shaw	Wells
Logue	Nelson	Shepherd	Winkelman
McCartney	Nolting	Sorg	Wolfe
McCormick	Ossian	Stokes	Mr. Speaker
McIntyre	Pelton	Strand	

The nays were, none.

Absent or not voting, 15:

Crabb	Fisher of	Milligan	Peterson
Drake	Greene	Newton	Skinner
Dunton	Johnson of	Nielsen	Voorhees
Ewell	Audubon	O'Hearn	Welden
	Mayberry		

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 1037**, a bill for an act relating to the legislative members of the Higher Education Facilities Commission.

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. 1037)

The ayes were, 106:

Alt	Darrington	Goode	Kennedy of
Andersen	Denn Herder	Graham	Dubuque
Baker	Dietz	Hamilton	Kitner
Battles	Dooley	Hansen of	Cluever
Bennett	Dougherty	Black Hawk	Knight
Bergman	Doyle	Hanson of	Knoblauch
Blouin	Duitscher	Howard-Mitchell	Koch
Brinck	Dunton	Hill	Kreamer
Caffrey	Edgington	Holden	Kruse
Camp	Ellsworth	Huff	Lawson
Campbell	Franklin	Jesse	Lippold
Christensen	Freeman of	Johnston of	Lipsky
Cochran	Buena Vista	Johnson	Logemann
Corey	Freeman of	Kehe	Logue
Crosier	Clay-Dickinson	Kennedy of	McCartney
Cunningham	Gannon	Chickasaw	McCormick

McIntyre	Nolting	Sanders	Tapscott
Mendenhall	Ossian	Schmeiser	Van Drie
Menefee	Pelton	Schroeder	Van Nostrand
Mezvinsky	Perkins	Schwartz	Van Roekel
Middleswart	Peterson	Shaw	Varley
Millen	Pierson	Shepherd	Walter
Miller of	Poncy	Skinner	Warren
Des Moines	Priebe	Sorg	Waugh
Miller of	Radl	Stokes	Weichman
Jones	Renda	Strand	Wells
Miller of	Rex	Stroburg	Winkelman
Marshall	Rodgers	Stromer	Wolfe
Mohrfeld	Roorda	Strothman	Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Crabb	Fisher of	Mayberry	Nielsen
Drake	Greene	Miller of	O'Hearn
Ewell	Grassley	Page	Tieden
Fischer of	Johnson of	Milligan	Voorhees
Grundy	Audubon	Nelson	Welden
	Langland	Newton	

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

HOUSE CONCURRENT RESOLUTION 102

By Schroeder, Edgington, Van Nostrand, Fischer
of Grundy, Radl, Van Drie, Christensen

Whereas, it is the desire and goal of the members of the Sixty-third General Assembly, second regular session, 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.

COMMUNICATION FROM THE STATE APPEAL BOARD

The following communication was received from the State Appeal Board and is on file in the office of the Chief Clerk:

January 13, 1970

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 27 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

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved
657-63-25	Board of Basic Science Examiners, Elmer W. Hertel, Secretary, 118 Sunset Street, Waverly, Iowa—Back Payment of IPERS and FICA	\$3,718.39	Disapproved
83-64-25	Arnold H. Burkle, R.R. 1, Farley, Iowa—Gas Tax Refund	53.90	Disapproved
307-64-25	Mrs. Richard W. Alter, 1017 LaPlante Ave., Sioux City, Iowa—Gas Tax Refund	11.11	Disapproved
346-64-25	Raymond Heitshusen, R.R. 1, Marengo, Iowa—Personal Property Tax Credit.....	151.97	Disapproved
380-64-25	Hardin County Auditor, Eldora, Iowa—Personal Property Tax Credit	225.00	Disapproved
382-64-25	James R. McShane, R.R. 1, Mt. Vernon, Iowa—Car Expense Claim	4.50	Disapproved
441-64-25	Sioux County Auditor, Orange City, Iowa 51041—Personal Property Credit	179.37	Disapproved
495-64-25	Bremer County Auditor, Waverly, Iowa—Personal Property Tax Credit	179.00	Disapproved
500-64-25	Lyon County Auditor, Rock Rapids, Iowa—Personal Property Tax Credit	1,288.18	Disapproved
532-64-25	Iowa Employment Security Commission, 1000 East Grand Ave., Des Moines, Iowa—Underpayment of FICA by Iowa Public Safety Department	56.10	Disapproved
533-64-25	Franklin County Auditor, Hampton, Iowa—Personal Property Tax Credit	8,823.21	Disapproved
560-64-25	Ruth J. Meyer, Clare, Iowa—Services Furnished to the State	7,870.13	Disapproved
584-64-25	Cass County Auditor, Atlantic, Iowa—Personal Property Tax Credit	40.60	Disapproved

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved
592-64-25	Calhoun County Auditor, Rockwell City, Iowa—Personal Property Tax Credit.....	114.16	Disapproved
625-64-25	Linn County Auditor, Cedar Rapids, Iowa—Personal Property Tax Credit	8,699.35	Disapproved
644-64-25	Plymouth County Auditor, LeMars, Iowa—Personal Property Tax Credit	1,118.55	Disapproved
671-64-25	Winneshiek County Auditor, Decorah, Iowa—Personal Property Tax Credit	196.08	Disapproved
749-64-25	Esther M. Resnick, 916 Ave. D, Ft. Madison, Iowa—Workmen's Compensation	858.00	Disapproved
752-64-25	Tama County Auditor, Toledo, Iowa—Personal Property Tax Credit	121.29	Disapproved
769-64-25	Washington County Auditor, Washington, Iowa—Personal Property Tax Credit	74.96	Disapproved
809-64-25	Jefferson County Auditor, Fairfield, Iowa—Personal Property Tax Credit	225.05	Disapproved
866-64-25	Buena Vista County Auditor, Storm Lake, Iowa—Personal Property Tax Credit	30.21	Disapproved
876-64-25	Cherokee County Auditor, Cherokee, Iowa—Personal Property Tax Credit	171.82	Disapproved
907-64-25	Kossuth County Auditor, Algona, Iowa—Personal Property Tax Credit	33.15	Disapproved
985-64-25	Clayton County Auditor, Elkader, Iowa—Personal Property Tax Credit	451.58	Disapproved
958-64-25	Linn County Auditor, Cedar Rapids, Iowa—Personal Property Tax Credit	92.20	Disapproved
961-64-25	Adair County Auditor, Greenfield, Iowa—Personal Property Tax Credit	900.00	Disapproved

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

MR. SPEAKER: Your committee on law enforcement, to which 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:

Page 1, line 18, by striking the words "less than thirty nor".

ALFRED NIELSEN, Chairman

Winkelman of Calhoun, from the committee on Iowa development, submitted the following reports:

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

Also :

MR. SPEAKER: Your committee on Iowa development, to whom was referred **House File 694**, a bill for an act relating to the powers and duties of 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 be amended as follows, and when so amended the bill do pass :

Amend House File 694 as follows :

Line eleven (11), by striking the quotation mark after the word "shall" and inserting in lieu thereof the following: ", as may be necessary, proper and expedient".

WILLIAM P. WINKELMAN, Chairman

Also :

MR. SPEAKER: Your committee on Iowa development, to whom was referred **Senate 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 do pass.

WILLIAM P. WINKELMAN, 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 **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, begs leave to report it has had 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 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 be amended as follows, and when so amended the bill do pass :

Amend House File 487 as follows :

1. Line ten (10) by striking the words "and springs".
2. Line twelve (12) by striking the words "and sanitized" and inserting in lieu thereof the following: ", sanitized and ironed".
3. Line sixteen (16) after the word "use" and inserting the words "as bedding".

EDGAR H. HOLDEN, 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 737**, a bill for an act to legalize the hospital maintenance levy heretofore made in the county of Humboldt, begs leave to report it has had the same under consideration and has instructed me to report 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 737 as follows:

1. On page 2 insert in line nineteen (19) after the word "legalized" the following:

" , except that any taxpayer who applies to the Humboldt County treasurer before December 31, 1970, may obtain a refund of such tax paid by him for the year 1967.

The Humboldt County treasurer shall publish once each week for two weeks, in all official newspapers of the county, a conspicuous notice addressed to all taxpayers, stating the millage rate to be refunded and the procedure to be followed by a taxpayer in order to receive his refund. The two publications shall be made before December 1, 1970."

2. On page two, insert in line twenty-one (21) after the word "levy" the words "and not refunded under the provisions of section one (1) of this Act".

3. On page 2, by striking all of section 3.

WILLIAM HILL, Chairman

AMENDMENTS FILED

1 Amend House File 415 as follows:

2 1. Amend section one (1) by inserting in line thirteen
3 (13) after the word "crops" the word ", trees,".

MENDENHALL of Allamakee

1 Amend House File 517 as follows:

2 1. By striking line 14.

3 2. By striking from line 19 the words "Airports,

4 docks" and inserting in lieu thereof the word "Docks".

5 3. By striking lines 22, 23 and 24.

HOLDEN of Scott

1 Amend House File 597 by adding a new section as follows:

2 "Sec. 13. No person shall change his or her name more than once
3 under the provisions of this chapter."

SCHWARTZ of Wapello

1 Amend House File 619 as follows:

2 Page 1, line nine (9), by striking the words

3 and figures "January 1, 1970", and inserting in

4 lieu thereof the following, "January 1, 1971".

CHRISTENSEN of Clarke-Union

1 Amend the Fischer amendment to House File 720, filed

2 April 15, 1969, by striking from section two (2), page two

3 (2), line fifty-two (52), the word "prostitution".

FISCHER of Grundy

1 Amend the committee amendment to House File 729,

2 filed January 12, 1970, by striking from line 2 the

3 words, "six and one-half" and inserting in lieu

4 thereof the word "seven".

McINTYRE of Linn

1 Amend House File 1005 by striking section one (1) and insert-

2 ing in lieu thereof the following:

3 Section 1. Section three hundred twenty-one point two

4 hundred ninety-seven (321.297), Code 1966, is hereby amended
5 by adding after the word "street" in line four (4) thereof the
6 following: "except as hereinafter provided".

7 Sec. 2. Section three hundred twenty-one point three
8 hundred six (321.306), Code 1966, is hereby amended by adding
9 thereto the following: "A portion of a highway provided with
10 a lane for slow moving vehicles does not become a roadway
11 marked for three lanes of traffic."

GOODE of Appanoose-Davis
HOLDEN of Scott

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Wednesday, January 14, 1970.

JOURNAL OF THE HOUSE

Third Calendar Day—Third Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, JANUARY 14, 1970.

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

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

The Journal of Tuesday, January 13, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Voorhees of Black Hawk on request of Alt of Polk.

PETITION

The following petition was received and placed on file:

By Miller of Jones, from one hundred nineteen residents of Jones County opposing House File 774 relating to residency requirements for elections.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 150, 199, 212, 264, 280, 282, 285, 357, 420, 452, 473, 487, 506, 564, 589, 606, 619, 663, 687, 694, 729, 737, 753, 803, 805, 807; House Joint Resolution 16; and Senate Files 33, 124, 184, 292, 364, 385 and 475, under Rule 35.

SPECIAL PRESENTATION

The Speaker presented to the House George G. Goodwin, Secretary of the Senate of the State of Minnesota. Mr. Goodwin is in Des Moines to study Iowa's data processing system and the legislature's electronic index system.

The House extended their welcome.

BIRTHDAY CONGRATULATIONS

Tieden of Clayton rose on a point of personal privilege and on behalf of the House extended to the Honorable William Winkelman "Birthday Congratulations."

APPOINTMENT OF SUBCOMMITTEE

Millen of Jefferson-Van Buren, chairman of the committee on human and industrial relations, announced the appointment of the following members to serve on a subcommittee on child labor legislation: Mohrfeld, chairman; Caffrey, Cochran, Drake and Weichman.

HOUSE FILE 1006 RE-REFERRED

The Speaker announced that House File 1006 previously referred to the committee on appropriations is re-referred to the committee on transportation.

INTRODUCTION OF BILLS

House File 1045, by Radl, a bill for an act relating to eligibility for tuition grants and the method of computing the amount of the grant.

Read first time and referred to committee on **higher education**.

House File 1046, by Graham, a bill for an act relating to county public hospitals.

Read first time and referred to committee on **county government**.

House File 1047, by Camp and Pelton, a bill for an act relating to the composition of representative districts located within Clinton County.

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

House File 1048, by Van Roekel, Dunton, Pierson, Kruse and Franklin, a bill for an act creating a transplant aid fund for Iowa residents and making an appropriation therefor.

Read first time and referred to committee on **social services**.

House File 1049, by Lippold (Conklin), a bill for an act relating to length of sessions of the General Assembly.

Read first time and referred to committee on **state government**.

House File 1050, by Freeman of Buena Vista, a bill for an act relating to driver education requirements.

Read first time and referred to committee on **schools**.

House File 1051, by committee on commerce, a bill for an act relating to articles of incorporation.

Read first time and placed on the calendar.

House File 1052, by committee on commerce, 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 1053, by Skinner, a bill for an act to permit county boards of supervisors to regulate the use of firearms in certain townships.

Read first time and referred to committee on law enforcement.

House File 1054, by Freeman of Buena Vista, Waugh and Koch, a bill for an act relating to the use of mudguards on motor trucks, truck tractors, trailers, and semitrailers.

Read first time and referred to committee on transportation.

House File 1055, by Fischer of Grundy, a bill for an act relating to motor vehicle taxes.

Read first time and referred to committee on transportation.

House File 1056, by committee on county government, a bill for an act to make the latest increase in compensation of certain county officers retroactive to July 1, 1969, independent of the valuation of moneys and credits assessed in the county, to reinstate additional compensation for certain county officers in counties having two places at which district court is held, and to legalize certain payments previously made.

Read first time and placed on the calendar.

House File 1057, by Bergman, Graham, Freeman of Clay-Dickinson, Den Herder, Kruse, Van Drie, Fischer of Grundy, Strothman and Stokes, a bill for an act relating to property exempt from taxation.

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

House File 1058, by Langland and Tieden, a bill for an act relating to the homestead tax credit.

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

House File 1059, by Blouin, Gannon, Kennedy of Chickasaw and Ewell, a bill for an act prohibiting the use of aerosol pesticide dispensers in restaurants and food establishments.

Read first time and referred to committee on environmental preservation.

House File 1060, by Koch, Nelson, Andersen, Peterson, Johnson of Audubon-Guthrie, Edgington, Schroeder, Graham, Dooley, Knoblauch, Bergman, Winkelman, Stokes, Doyle, Weichman, Den Herder, Kruse, Waugh and Crabb (DeKoster), a bill for an act providing an exemption from state income tax for active duty military service.

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

SENATE MESSAGES CONSIDERED

Senate File 1001, a bill for an act relating to state director of social services as the recipient of certain federal aid funds.

Read first time and referred to committee on **judiciary**.

Senate File 1004, a bill for an act to remove a reference to terms of court in the statute relating to notice to a foreign corporation committing a tort in Iowa.

Read first time and **passed on file**. .

Senate File 1005, a bill for an act relating to time of trial for persons held for a public offense.

Read first time and referred to committee on **judiciary**.

Senate File 1007, a bill for an act relating to a temporary initial assessment against all public utilities to provide a fund for implementation of the Public Utilities Regulation Law.

Read first time and referred to committee on **judiciary**.

Senate File 1008, a bill for an act relating to distribution of Code commission briefs.

Read first time and referred to committee on **judiciary**.

Senate File 1009, a bill for an act relating to acknowledgments by notaries public.

Read first time and referred to committee on **judiciary**.

Senate File 1011, a bill for an act relating to a minimum motor vehicle registration fee.

Read first time and referred to committee on **judiciary**.

CONSIDERATION OF BILLS REGULAR CALENDAR

SENATE FILE 1004 SUBSTITUTED FOR HOUSE FILE 1024

Pelton of Clinton asked and received unanimous consent to substitute Senate File 1004 for House File 1024.

Senate File 1004, a bill for an act to remove a reference to terms of court in the statute relating to notice to a foreign corporation committing a tort in Iowa, 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. 1004)

The ayes were, 109:

Alt	Freeman of	Lippold	Priebe
Andersen	Clay-Dickinson	Lipsky	Radl
Baker	Gannon	Logemann	Renda
Battles	Goode	Logue	Rodgers
Bergman	Graham	McCartney	Roorda
Blouin	Grassley	McCormick	Sanders
Brinck	Hamilton	McIntyre	Schmeiser
Caffrey	Hansen of	Mendenhall	Schroeder
Camp	Black Hawk	Menefee	Schwartz
Campbell	Hanson of	Mezvinsky	Shaw
Cochran	Howard-Mitchell	Middleswart	Shepherd
Corey	Hill	Millen	Sorg
Crosier	Holden	Miller of	Stokes
Cunningham	Huff	Des Moines	Strand
Darrington	Jesse	Miller of	Stroburg
Den Herder	Johnson of	Jones	Stromer
Dietz	Audubon	Miller of	Strothman
Dooley	Johnston of	Marshall	Tapscott
Dougherty	Johnson	Miller of	Tieden
Doyle	Kennedy of	Page	Van Drie
Drake	Chickasaw	Milligan	Van Roekel
Duitscher	Kennedy of	Mohrfeld	Varley
Dunton	Dubuque	Nelson	Walter
Edgington	Kitner	Nielsen	Warren
Ellsworth	Kluever	Nolting	Waugh
Ewell	Knight	O'Hearn	Weichman
Fischer of	Knoblauch	Ossian	Wells
Grundy	Koch	Pelton	Winkelman
Fisher of	Kreamer	Peterson	Wolfe
Greene	Kruse	Pierson	Mr. Speaker
	Lawson	Poncy	

The nays were, none.

Absent or not voting, 15:

Bennett	Freeman of	Mayberry	Skinner
Christensen	Buena Vista	Newton	Van Nostrand
Crabb	Kehe	Perkins	Voorhees
Franklin	Langland	Rex	Welden

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

HOUSE FILE 1024 WITHDRAWN

Pelton of Clinton asked and received unanimous consent to withdraw House File 1024 from further consideration by the House.

HOUSE FILE 1034 WITHDRAWN

Pelton of Clinton asked and received unanimous consent to withdraw House File 1034 from further consideration by the House.

House File 1030, a bill for an act to correct an erroneous reference in the chattel loan statutes, 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. 1030)

The ayes were, 111:

Alt	Freeman of	Lipsky	Radl
Andersen	Clay-Dickinson	Logemann	Renda
Baker	Gannon	Logue	Rodgers
Battles	Goode	McCartney	Roorda
Bennett	Graham	McCormick	Sanders
Bergman	Grassley	McIntyre	Schmeiser
Blouin	Hamilton	Mendenhall	Schroeder
Brinck	Hanson of	Menefee	Schwartz
Caffrey	Howard-Mitchell	Mezvinsky	Shaw
Camp	Hill	Middleswart	Shepherd
Campbell	Holden	Millen	Sorg
Cochran	Huff	Miller of	Stokes
Corey	Jesse	Des Moines	Strand
Crabb	Johnson of	Miller of	Stroburg
Cunningham	Audubon	Jones	Stromer
Darrington	Johnston of	Miller of	Strothman
Den Herder	Johnson	Marshall	Tapscott
Dietz	Kennedy of	Miller of	Tieden
Dooley	Chickasaw	Page	Van Drie
Dougherty	Kennedy of	Milligan	Van Roekel
Doyle	Dubuque	Mohrfeld	Varley
Drake	Kitner	Nelson	Walter
Duitscher	Cluever	Nielsen	Warren
Dunton	Knight	Nolting	Waugh
Edgington	Knoblauch	O'Hearn	Weichman
Ellsworth	Koch	Ossian	Welden
Ewell	Kreamer	Pelton	Wells
Fisher of	Kruse	Peterson	Winkelman
Greene	Langland	Pierson	Wolfe
Franklin	Lawson	Poncy	Mr. Speaker
	Lippold	Priebe	

The nays were, none.

Absent or not voting, 18:

Christensen	Freeman of	Kehe	Rex
Crosier	Buena Vista	Mayberry	Skinner
Fischer of	Hansen of	Newton	Van Nostrand
Grundy	Black Hawk	Perkins	Voorhees

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

House File 1031, a bill for an act relating to salaries of conservation officers as amended, 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. 1031)

The ayes were, 111:

Alt	Freeman of	Lippold	Radl
Andersen	Clay-Dickinson	Lipsky	Renda
Baker	Gannon	Logemann	Rodgers
Battles	Goode	Logue	Roorda
Bennett	Graham	McCartney	Sanders
Bergman	Grassley	McCormick	Schmeiser
Blouin	Hamilton	McIntyre	Schroeder
Brinck	Hansen of	Mendenhall	Schwartz
Caffrey	Black Hawk	Menefee	Shaw
Camp	Hanson of	Mezvinsky	Shepherd
Campbell	Howard-Mitchell	Middleswart	Sorg
Christensen	Hill	Millen	Stokes
Cochran	Huff	Miller of	Strand
Corey	Jesse	Des Moines	Stroburg
Crabb	Johnson of	Miller of	Stromer
Crosier	Audubon	Jones	Strothman
Cunningham	Johnston of	Miller of	Tapscott
Darrington	Johnson	Marshall	Tieden
Den Herder	Kennedy of	Milligan	Van Drie
Dietz	Chickasaw	Mohrfeld	Van Roekel
Dooley	Kennedy of	Nelson	Varley
Dougherty	Dubuque	Nielsen	Walter
Doyle	Kitner	Nolting	Warren
Drake	Kluever	O'Hearn	Waugh
Duitscher	Knight	Ossian	Weichman
Dunton	Knoblauch	Pelton	Welden
Ellsworth	Koch	Peterson	Wells
Ewell	Kreamer	Pierson	Winkelman
Fisher of	Kruse	Poncy	Wolfe
Greene	Langland	Priebe	Mr. Speaker
Franklin	Lawson		

The nays were, none.

Absent or not voting, 18:

Edgington	Holden	Newton	Skinner
Fischer of	Kehe	Perkins	Van Nostrand
Grundy	Mayberry	Rex	Voorhees
Freeman of	Miller of		
Buena Vista	Page		

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

House File 1032, a bill for an act to clarify the basic science law, 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. 1032)

The ayes were, 110:

Alt	Franklin	Langland	Priebe
Andersen	Freeman of	Lawson	Radl
Baker	Clay-Dickinson	Lippold	Renda
Battles	Gannon	Lipsky	Rodgers
Bennett	Goode	Logemann	Roorda
Bergman	Grassley	Logue	Sanders
Blouin	Hamilton	McCartney	Schmeiser
Brinck	Hansen of	McCormick	Schroeder
Caffrey	Black Hawk	McIntyre	Schwartz
Camp	Hanson of	Mendenhall	Shaw
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	Van Drie
Den Herder	Johnson	Miller of	Van Nostrand
Dietz	Kennedy of	Page	Van Roekel
Dooley	Chickasaw	Milligan	Varley
Dougherty	Kennedy of	Mohrfeld	Walter
Doyle	Dubuque	Nelson	Warren
Drake	Kitner	Nielsen	Waugh
Duitscher	Cluever	Nolting	Weichman
Dunton	Knight	O'Hearn	Welden
Edgington	Knoblauch	Ossian	Wells
Ellsworth	Koch	Pelton	Winkelman
Ewell	Kreamer	Peterson	Wolfe
Fisher of	Kruse	Poncy	Mr. Speaker
Greene			

The nays were, none.

Absent or not voting, 14:

Fischer of	Kehe	Newton	Shepherd
Grundty	Mayberry	Perkins	Skinner
Freeman of	Miller of	Pierson	Tieden
Buena Vista	Marshall	Rex	Voorhees
Graham			

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

House File 1033, a bill for an act relating to the publication of the Code, 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. 1033)

The ayes were, 114:

Alt	Freeman of	Lippold	Radl
Andersen	Clay-Dickinson	Lipsky	Renda
Baker	Gannon	Logemann	Rodgers
Battles	Goode	Logue	Roorda
Bennett	Graham	McCartney	Sanders
Bergman	Grassley	McCormick	Schmeiser
Blouin	Hamilton	McIntyre	Schroeder
Caffrey	Hansen of	Mendenhall	Schwartz
Camp	Black Hawk	Menefee	Shaw
Campbell	Hanson of	Mezvinsky	Shepherd
Cochran	Howard-Mitchell	Middleswart	Sorg
Corey	Hill	Millen	Stokes
Crabb	Holden	Miller of	Strand
Crosier	Huff	Des Moines	Stroburg
Cunningham	Jesse	Miller of	Stromer
Darrington	Johnson of	Jones	Strothman
Den Herder	Audubon	Miller of	Tapscott
Dietz	Johnston of	Marshall	Tieden
Dooley	Johnson	Miller of	Van Drie
Dougherty	Kennedy of	Page	Van Nostrand
Doyle	Chickasaw	Milligan	Van Roekel
Drake	Kennedy of	Mohrfeld	Varley
Duitscher	Dubuque	Nelson	Walter
Dunton	Kitner	Nielsen	Warren
Edgington	Kluever	Nolting	Waugh
Ellsworth	Knight	O'Hearn	Weichman
Ewell	Knoblauch	Ossian	Welden
Fischer of	Koch	Pelton	Wells
Grundy	Kreamer	Peterson	Winkelman
Fisher of	Kruse	Pierson	Wolfe
Greene	Langland	Poncy	Mr. Speaker
Franklin	Lawson	Priebe	

The nays were, none.

Absent or not voting, 10:

Brinck	Freeman of	Mayberry	Rex
Christensen	Buena Vista	Newton	Skinner
	Kehe	Perkins	Voorhees

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

House File 1039, a bill for an act relating to members of the General Assembly serving interim appointments, 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. 1039)

The ayes were, 102:

Alt	Bennett	Brinck	Campbell
Andersen	Bergman	Caffrey	Cochran
Battles	Blouin	Camp	Corey

Crabb	Hansen of	McIntyre	Schmeiser
Crosier	Black Hawk	Mendenhall	Schroeder
Cunningham	Hanson of	Mezvinsky	Schwartz
Darrington	Howard-Mitchell	Middleswart	Shaw
Den Herder	Hill	Millen	Shepherd
Dietz	Holden	Miller of	Sorg
Dougherty	Huff	Des Moines	Stokes
Doyle	Johnston of	Miller of	Strand
Drake	Johnson	Marshall	Stroburg
Duitscher	Kennedy of	Miller of	Stromer
Dunton	Chickasaw	Page	Strothman
Edgington	Kennedy of	Milligan	Tapscott
Ellsworth	Dubuque	Mohrfeld	Van Drie
Ewell	Kluever	Nelson	Van Nostrand
Fischer of	Knight	Nielsen	Van Roekel
Grundy	Knoblauch	Nolting	Varley
Fisher of	Koch	O'Hearn	Walter
Greene	Kreamer	Ossian	Warren
Franklin	Kruse	Pelton	Waugh
Freeman of	Lawson	Peterson	Weichman
Clay-Dickinson	Lippold	Poncy	Welden
Gannon	Lipsky	Priebe	Wells
Goode	Logemann	Rodgers	Winkelman
Grassley	Logue	Roorda	Wolfe
Hamilton	McCartney	Sanders	Mr. Speaker
	McCormick		

The nays were, 10:

Baker	Johnson of	Menefee	Pierson
Christensen	Audubon	Miller of	Renda
Jesse	Langland	Jones	Tieden

Absent or not voting, 12:

Dooley	Kehe	Newton	Rex
Freeman of	Kitner	Perkins	Skinner
Buena Vista	Mayberry	Radl	Voorhees
Graham			

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

House Joint Resolution 16, a joint resolution relating to the effective date of laws, with report of committee recommending passage, was taken up for consideration.

Goode of Davis moved that House Joint Resolution 16 be re-referred to the committee on constitutional amendments and reapportionment.

Roll call was requested by Goode of Appanoose-Davis and Hill of Marshall.

On the question "Shall House Joint Resolution 16 be re-referred to the committee on constitutional amendments and reapportionment?"

The ayes were, 35:

Bennett	Dunton	Menefee	Rodgers
Blouin	Goode	Miller of	Roorda
Caffrey	Graham	Des Moines	Shepherd
Cochran	Hanson of	Miller of	Stokes
Corey	Howard-Mitchell	Marshall	Stroburg
Darrington	Johnson of	Nelson	Strothman
Den Herder	Audubon	Nolting	Van Roekel
Dietz	Kruse	Ossian	Waugh
Dougherty	Logue	Pierson	Wells
Duitscher	McCormick	Priebe	

The nays were, 73:

Alt	Grassley	McCartney	Sanders
Andersen	Hamilton	McIntyre	Schmeiser
Baker	Hansen of	Mendenhall	Schroeder
Battles	Black Hawk	Mezvinsky	Schwartz
Bergman	Hill	Millen	Shaw
Brinck	Holden	Miller of	Sorg
Campbell	Huff	Jones	Strand
Christensen	Jesse	Miller of	Stromer
Crabb	Kennedy of	Page	Tapscott
Crosier	Chickasaw	Milligan	Tieden
Cunningham	Kennedy of	Mohrfeld	Van Drie
Doyle	Dubuque	Nielsen	Van Nostrand
Drake	Kluever	O'Hearn	Walter
Edgington	Knoblauch	Pelton	Warren
Ellsworth	Koch	Perkins	Weichman
Ewell	Kreamer	Peterson	Welden
Fisher of	Lawson	Poncy	Winkelman
Greene	Lippold	Radl	Wolfe
Franklin	Lipsky	Renda	Mr. Speaker
Freeman of	Logemann	Rex	
Clay-Dickinson			

Absent or not voting, 16:

Camp	Freeman of	Kehe	Middleswart
Dooley	Buena Vista	Kitner	Newton
Fischer of	Gannon	Knight	Skinner
Grundy	Johnston of	Langland	Varley
	Johnson	Mayberry	Voorhees

Motion lost.

Grassley of Butler moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

House Joint Resolution 16, a joint resolution relating to the effective date of laws.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section twenty-six (26) of Article three (III) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"An Act of a general assembly passed at a regular session shall take effect at such time as the general assembly shall deem appropriate as stated in the Act. An Act for which no time is stated shall become effective on the first day of July next after the passage thereof. An Act passed at a special session shall take effect at such time as the general assembly shall deem appropriate as stated in the Act or if no time is stated such act shall take effect ninety days after adjournment of the special session of the general assembly."

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.

On the question "Shall the joint resolution be adopted and agreed to?" (H.J.R. 16)

The ayes were, 109:

Alt	Freeman of	Lawson	Priebe
Andersen	Clay-Dickinson	Lippold	Radl
Baker	Gannon	Lipsky	Renda
Battles	Goode	Logemann	Rex
Bennett	Graham	McCartney	Rodgers
Bergman	Grassley	McCormick	Roorda
Blouin	Hamilton	Mendenhall	Sanders
Brinck	Hansen of	Menefee	Schmeiser
Caffrey	Black Hawk	Mezvinsky	Schroeder
Camp	Hanson of	Middleswart	Schwartz
Campbell	Howard-Mitchell	Millen	Shaw
Christensen	Hill	Miller of	Shepherd
Cochran	Holden	Des Moines	Sorg
Crabb	Huff	Miller of	Strand
Crosier	Jesse	Jones	Stromer
Cunningham	Johnson of	Miller of	Strothman
Darrington	Audubon	Marshall	Tapscott
Den Herder	Johnston of	Miller of	Tieden
Dietz	Johnson	Page	Van Drie
Doyle	Kennedy of	Milligan	Van Nostrand
Drake	Chickasaw	Mohrfeld	Van Roekel
Duitscher	Kennedy of	Nelson	Walter
Dunton	Dubuque	Nielsen	Warren
Edgington	Kitner	Nolting	Waugh
Ellsworth	Kluever	O'Hearn	Weichman
Ewell	Knight	Pelton	Welden
Fischer of	Knoblauch	Perkins	Wells
Grundy	Koch	Peterson	Winkelman
Fisher of	Kreamer	Pierson	Wolfe
Greene	Kruse	Poncy	Mr. Speaker
Franklin	Langland		

The nays were, 6:

Corey	Logue	Stokes	Stroburg
Dougherty	Ossian		

Absent or not voting, 9:

Dooley	Kehe	Newton	Varley
Freeman of Buena Vista	Mayberry McIntyre	Skinner	Voorhees

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House.

House File 687, a bill for an act relating to eminent domain, 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?" (H.F. 687)

The ayes were, 112:

Alt	Freeman of	Lawson	Poncy
Andersen	Clay-Dickinson	Lippold	Priebe
Baker	Gannon	Lipsky	Radl
Battles	Goode	Logemann	Renda
Bennett	Graham	Logue	Rodgers
Bergman	Grassley	McCartney	Roorda
Blouin	Hamilton	McCormick	Sanders
Brinck	Hansen of	Mendenhall	Schmeiser
Camp	Black Hawk	Menefee	Schroeder
Campbell	Hanson of	Mezvinsky	Schwartz
Christensen	Howard-Mitchell	Middleswart	Shaw
Cochran	Hill	Millen	Shepherd
Corey	Holden	Miller of	Sorg
Crabb	Huff	Des Moines	Stokes
Crosier	Jesse	Miller of	Strand
Cunningham	Johnson of	Jones	Stroburg
Darrington	Audubon	Miller of	Stromer
Den Herder	Johnston of	Marshall	Strothman
Dietz	Johnson	Miller of	Tapscott
Dougherty	Kennedy of	Page	Tieden
Doyle	Chickasaw	Milligan	Van Drie
Drake	Kennedy of	Mohrfeld	Van Nostrand
Duitscher	Dubuque	Nelson	Van Roekel
Dunton	Kitner	Nielsen	Varley
Edgington	Kluever	Nolting	Walter
Ellsworth	Knight	O'Hearn	Waugh
Ewell	Knoblauch	Ossian	Weichman
Fischer of	Koch	Pelton	Wells
Grundy	Kreamer	Perkins	Winkelman
Fisher of	Kruse	Peterson	Wolfe
Greene	Langland	Pierson	Mr. Speaker
Franklin			

The nays were, 3:

Rex	Warren	Welden
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Absent or not voting, 9:

Caffrey	Freeman of	Mayberry	Skinner
Dooley	Buena Vista	McIntyre	Voorhees
	Kehe	Newton	

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

House File 357, a bill for an act relating to the disability of municipal judges, 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. 357)

The ayes were, 115:

Alt	Franklin	Lipsky	Renda
Andersen	Freeman of	Logemann	Rex
Baker	Clay-Dickinson	Logue	Rodgers
Battles	Gannon	McCartney	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-Mitchell	Miller of	Stokes
Cochran	Hill	Des Moines	Strand
Corey	Holden	Miller of	Stroburg
Crabb	Huff	Jones	Stromer
Crosier	Jesse	Miller of	Strothman
Cunningham	Johnson of	Marshall	Tapscott
Darrington	Audubon	Miller of	Tieden
Den Herder	Johnston of	Page	Van Drie
Dietz	Johnson	Milligan	Van Nostrand
Dougherty	Kennedy of	Mohrfeld	Van Roekel
Doyle	Chickasaw	Nelson	Varley
Drake	Kitner	Nielsen	Walter
Duitscher	Kluever	Nolting	Warren
Dunton	Knight	O'Hearn	Waugh
Edgington	Knoblauch	Ossian	Weichman
Ellsworth	Koch	Pelton	Welden
Ewell	Kreamer	Perkins	Wells
Fischer of	Kruse	Peterson	Winkelman
Grundy	Langland	Poncy	Wolfe
Fisher of	Lawson	Priebe	Mr. Speaker
Greene	Lippold	Radl	

The nays were, none.

Absent or not voting, 9:

Dooley	Kehe	Mayberry	Skinner
Freeman of	Kennedy of	Newton	Voorhees
Buena Vista	Dubuque	Pierson	

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

House File 473, a bill for an act relating to the right of appeal

from decisions of municipal courts, 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. 473)

The ayes were, 115:

Alt	Fisher of	Lipsky	Radl
Andersen	Greene	Logemann	Renda
Baker	Franklin	Logue	Rex
Battles	Freeman of	McCartney	Rodgers
Bennett	Clay-Dickinson	McCormick	Roorda
Bergman	Gannon	McIntyre	Sanders
Blouin	Goode	Mendenhall	Schmeiser
Brinck	Graham	Menefee	Schroeder
Caffrey	Grassley	Mezvinsky	Schwartz
Camp	Hamilton	Middleswart	Shaw
Campbell	Hansen of	Millen	Shepherd
Christensen	Black Hawk	Miller of	Sorg
Cochran	Hanson of	Des Moines	Stokes
Corey	Howard-Mitchell	Miller of	Strand
Crabb	Hill	Jones	Stromer
Crosier	Holden	Miller of	Strothman
Cunningham	Huff	Marshall	Tapscott
Darrington	Jesse	Miller of	Tieden
Den Herder	Johnson of	Page	Van Drie
Dietz	Audubon	Milligan	Van Nostrand
Dooley	Johnston of	Mohrfeld	Van Roekel
Dougherty	Johnson	Nelson	Varley
Doyle	Kitner	Nielsen	Walter
Drake	Cluever	Nolting	Warren
Duitscher	Knight	O'Hearn	Waugh
Dunton	Knoblauch	Ossian	Weichman
Edgington	Koch	Pelton	Welden
Ellsworth	Kreamer	Perkins	Wells
Ewell	Kruse	Peterson	Winkelman
Fischer of	Langland	Pierson	Wolfe
Grundy	Lawson	Poncy	Mr. Speaker
	Lippold	Priebe	

The nays were, none.

Absent or not voting, 9:

Freeman of	Kennedy of	Mayberry	Stroburg
Buena Vista	Chickasaw	Newton	Voorhees
Kehe	Kennedy of	Skinner	
	Dubuque		

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

House File 280, a bill for an act to enable the supreme court to prescribe rules of criminal procedure, 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. 280)

The ayes were, 110:

Akt	Freeman of	Logue	Renda
Baker	Clay-Dickinson	McCartney	Rex
Battles	Gannon	McCormick	Rodgers
Bennett	Goode	McIntyre	Roorda
Bergman	Graham	Mendenhall	Sanders
Blouin	Grassley	Menefee	Schmeiser
Brinck	Hamilton	Mezvinsky	Schroeder
Caffrey	Hansen of	Middleswart	Schwartz
Campbell	Black Hawk	Millen	Shaw
Christensen	Hanson of	Miller of	Shepherd
Cochran	Howard-Mitchell	Des Moines	Sorg
Corey	Hill	Miller of	Stokes
Crabb	Holden	Jones	Strand
Cunningham	Huff	Miller of	Stromer
Darrington	Jesse	Marshall	Strothman
Den Herder	Johnson of	Miller of	Tapscott
Dietz	Audubon	Page	Tieden
Dooley	Johnston of	Milligan	Van Drie
Dougherty	Johnson	Mohrfeld	Van Nostrand
Doyle	Kitner	Nelson	Van Roekel
Drake	Cluever	Nielsen	Varley
Duitscher	Knight	Nolting	Walter
Dunton	Knoblauch	O'Hearn	Warren
Edgington	Kreamer	Ossian	Waugh
Ellsworth	Kruse	Pelton	Weichman
Ewell	Langland	Perkins	Welden
Fischer of	Lawson	Pierson	Wells
Grundy	Lippold	Poncy	Winkelman
Fisher of	Lipsky	Priebe	Wolfe
Greene	Logemann	Radl	Mr. Speaker
Franklin			

The nays were, none.

Absent or not voting, 14:

Andersen	Kehe	Koch	Skinner
Camp	Kennedy of	Mayberry	Stroburg
Crosier	Chickasaw	Newton	Voorhees
Freeman of	Kennedy of	Peterson	
Buena Vista	Dubuque		

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

House File 212, a bill for an act exempting violations of chapter one hundred twenty-four (124) of the Code by minors from the jurisdiction of the juvenile court, 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. 212)

The ayes were, 47:

Baker	Graham	Logue	Rodgers
Brinck	Grassley	McCormick	Roorda
Cochran	Hamilton	Mendenhall	Sanders
Corey	Hanson of	Middleswart	Schmeiser
Dooley	Howard-Mitchell	Miller of	Sorg
Dougherty	Hill	Marshall	Stokes
Doyle	Holden	Nielsen	Strand
Drake	Huff	O'Hearn	Stroburg
Dunton	Kennedy of	Perkins	Stromer
Edgington	Dubuque	Peterson	Waugh
Fisher of	Kluever	Priebe	Welden
Greene	Koch	Radl	Wells
Freeman of	Kruse	Rex	
Clay-Dickinson			

The nays were, 66:

Alt	Goode	Logemann	Renda
Andersen	Hansen of	McCartney	Schroeder
Battles	Black Hawk	McIntyre	Schwartz
Bennett	Jesse	Menefee	Shaw
Bergman	Johnson of	Mezvinsky	Shepherd
Blouin	Audubon	Millen	Strothman
Camp	Johnston of	Miller of	Tapscott
Campbell	Johnson	Jones	Tieden
Christensen	Kennedy of	Miller of	Van Drie
Cunningham	Chickasaw	Page	Van Nostrand
Den Herder	Kitner	Milligan	Van Roekel
Dietz	Knight	Mohrfeld	Varley
Duitscher	Knoblauch	Nelson	Walter
Ellsworth	Kreamer	Nolting	Warren
Ewell	Langland	Ossian	Weichman
Fischer of	Lawson	Pelton	Winkelman
Grundy	Lippold	Pierson	Wolfe
Franklin	Lipsky	Poncy	Mr. Speaker
Gannon			

Absent or not voting, 11:

Caffrey	Freeman of	Mayberry	Newton
Crabb	Buena Vista	Miller of	Skinner
Crosier	Kehe	Des Moines	Voorhees
Darrington			

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File 805, 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, 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. 805)

The ayes were, 107:

Alt	Freeman of	Logue	Rex
Andersen	Clay-Dickinson	McCartney	Rodgers
Battles	Gannon	McCormick	Roorda
Bennett	Goode	McIntyre	Sanders
Bergman	Graham	Mendenhall	Schmeiser
Blouin	Grassley	Menefee	Schroeder
Brinck	Hamilton	Mezvinsky	Schwartz
Caffrey	Hansen of	Millen	Shepherd
Camp	Black Hawk	Miller of	Sorg
Campbell	Hanson of	Jones	Stokes
Christensen	Howard-Mitchell	Miller of	Strand
Corey	Hill	Marshall	Stroburg
Crabb	Holden	Miller of	Stromer
Cunningham	Huff	Page	Strothman
Den Herder	Johnson of	Milligan	Tapscott
Diets	Audubon	Mohrfeld	Tieden
Dooley	Johnston of	Nelson	Van Drie
Dougherty	Johnson	Nielsen	Van Nostrand
Doyle	Kennedy of	Nolting	Van Roekel
Drake	Dubuque	O'Hearn	Varley
Duitscher	Kitner	Ossian	Walter
Dunton	Cluever	Pelton	Warren
Edgington	Knoblauch	Perkins	Waugh
Ellsworth	Koch	Peterson	Weichman
Ewell	Kreamer	Pierson	Welden
Fischer of	Kruse	Poncy	Wells
Grundy	Lawson	Priebe	Winkelman
Fisher of	Lippold	Radl	Wolfe
Greene	Lipsky	Renda	Mr. Speaker
Franklin	Logemann		

The nays were, none.

Absent or not voting, 17:

Baker	Jesse	Langland	Newton
Cochran	Kehe	Mayberry	Shaw
Crosier	Kennedy of	Middleswart	Skinner
Darrington	Chickasaw	Miller of	Voorhees
Freeman of	Knight	Des Moines	
Buena Vista			

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

House File 807, a bill for an act relating to the emergency repair, restoration, or reconstruction of highways, 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. 807)

The ayes were, 115:

Alt	Fisher of	Lippold	Radl
Andersen	Greene	Lipsky	Renda
Baker	Franklin	Logemann	Rex
Battles	Freeman of	Logue	Rodgers
Bennett	Clay-Dickinson	McCartney	Roorda
Bergman	Gannon	McCormick	Sanders
Blouin	Goode	McIntyre	Schmeiser
Brinck	Graham	Mendenhall	Schroeder
Caffrey	Grassley	Menefee	Schwartz
Camp	Hamilton	Mezvinsky	Shaw
Campbell	Hansen of	Middleswart	Shepherd
Christensen	Black Hawk	Millen	Sorg
Cochran	Hanson of	Miller of	Stokes
Corey	Howard-Mitchell	Des Moines	Strand
Crabb	Hill	Miller of	Stroburg
Crosier	Holden	Jones	Stromer
Cunningham	Huff	Miller of	Strothman
Darrington	Jesse	Marshall	Tapscott
Den Herder	Johnson of	Miller of	Tieden
Dietz	Audubon	Page	Van Drie
Doolley	Johnston of	Milligan	Van Nostrand
Dougherty	Johnson	Mohrfeld	Van Roekel
Doyle	Kennedy of	Nelson	Varley
Drake	Dubuque	Nielsen	Walter
Duitscher	Kitner	Nolting	Warren
Dunton	Kluever	O'Hearn	Waugh
Edgington	Knoblauch	Ossian	Weichman
Ellsworth	Koch	Pelton	Welden
Ewell	Kreamer	Peterson	Wells
Fischer of	Kruse	Pierson	Winkelman
Grundy	Langland	Poncy	Wolfe
	Lawson	Priebe	Mr. Speaker

The nays were, none.

Absent or not voting, 9:

Freeman of	Kennedy of	Mayberry	Skinner
Buena Vista	Chickasaw	Newton	Voorhees
Kehe	Knight	Perkins	

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

House File 420, a bill for an act to amend the professional practices act relating to admission to license examinations, 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 its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 420)

The ayes were, 95:

Alt	Bergman	Caffrey	Campbell
Battles	Brinck	Camp	Christensen

Corey	Holden	McIntyre	Sanders
Crabb	Huff	Mendenhall	Schroeder
Crosier	Jesse	Menefee	Schwartz
Cunningham	Johnson of	Mezvinsky	Shaw
Darrington	Audubon	Middleswart	Shepherd
Den Herder	Johnston of	Millen	Sorg
Dietz	Johnson	Miller of	Stokes
Dooley	Kennedy of	Des Moines	Strand
Dougherty	Chickasaw	Miller of	Stroburg
Drake	Kennedy of	Jones	Stromer
Duitscher	Dubuque	Miller of	Strothman
Dunton	Kitner	Marshall	Tapscott
Edgington	Kluever	Miller of	Tieden
Fischer of	Koch	Page	Van Drie
Grundy	Knight	Milligan	Van Nostrand
Fisher of	Kreamer	Mohrfeld	Van Roekel
Greene	Kruse	Nelson	Walter
Freeman of	Langland	Nielsen	Warren
Clay-Dickinson	Lawson	O'Hearn	Waugh
Goode	Lippold	Ossian	Weichman
Graham	Lipsky	Pelton	Wells
Hamilton	Logemann	Peterson	Winkelman
Hanson of	Logue	Priebe	Wolfe
Howard-Mitchell	McCartney	Radl	Mr. Speaker
Hill	McCormick	Roorda	

The nays were, 18:

Andersen	Doyle	Hansen of	Renda
Baker	Ellsworth	Black Hawk	Rex
Bennett	Ewell	Nolting	Rodgers
Blouin	Gannon	Pierson	Schmeiser
Cochran	Grassley	Poncy	

Absent or not voting, 11:

Franklin	Kehe	Newton	Varley
Freeman of	Knoblauch	Perkins	Voorhees
Buena Vista	Mayberry	Skinner	Welden

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

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, with report of committee recommending passage, was taken up for consideration.

Jesse of Polk asked and received unanimous consent that House File 606 be deferred and that the bill retain its place on the calendar.

House File 264, a bill for an act relating to hearings in juvenile court, with report of committee recommending passage, was taken up for consideration.

Johnston of Johnson offered the following amendment filed by him and moved its adoption:

Amend House File 264 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred thirty-two point thirty-four (232.34), Code 1966, is hereby repealed and the following enacted 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 provisions of subsection three (3) of this section.
2. Prior to or during the pendency of the hearing regarding the question of delinquency, the court may instruct that a comprehensive social investigation, as provided in section two hundred thirty-two point fourteen (232.14) of the 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.
 - c. Subject to the continued jurisdiction of the court, transfer legal custody of the child to one of the following:
 - (1) A child placing agency.
 - (2) A probation department.
 - (3) A reputable individual of good moral character.
4. Commit the child to the state director for placement at a state training school.
5. 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 subsection four (4) of this section and section two hundred thirty-two point thirty-three (232.33), subsection four (4), of the Code.
6. 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 treatment or care provided.
7. At any time while the child is under the court's jurisdiction, the court may terminate the proceedings and order the child released from the control of the court.

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 264)

The ayes were, 112:

Andersen	Freeman of	Logemann	Renda
Baker	Clay-Dickinson	Logue	Rex
Battles	Gannon	McCartney	Rodgers
Bennett	Goode	McCormick	Roorda
Bergman	Hamilton	McIntyre	Sanders
Blouin	Hansen of	Mendenhall	Schmeiser
Brinck	Black Hawk	Menefee	Schroeder
Caffrey	Hanson of	Mezvinsky	Schwartz
Camp	Howard-Mitchell	Middleswart	Shaw
Campbell	Hill	Millen	Shepherd
Christensen	Holden	Miller of	Sorg
Cochran	Huff	Des Moines	Stokes
Corey	Jesse	Miller of	Strand
Crabb	Johnson of	Jones	Stroburg
Crosier	Audubon	Miller of	Stromer
Darrington	Johnston of	Marshall	Strothman
Den Herder	Johnson	Miller of	Tapscott
Dietz	Kennedy of	Page	Tieden
Dooley	Chickasaw	Milligan	Van Drie
Dougherty	Kennedy of	Mohrfeld	Van Nostrand
Doyle	Dubuque	Nelson	Van Roekel
Drake	Kitner	Nielsen	Varley
Duitscher	Kluever	Nolting	Walter
Dunton	Knight	O'Hearn	Warren
Edgington	Koch	Ossian	Waugh
Ellsworth	Kreamer	Pelton	Weichman
Ewell	Kruse	Perkins	Welden
Fischer of	Langland	Peterson	Wells
Grundy	Lawson	Pierson	Winkelman
Fisher of	Lippold	Poncy	Wolfe
Greene	Lipsky	Priebe	Mr. Speaker
Franklin			

The nays were, none.

Absent or not voting, 12:

Alt	Graham	Knoblauch	Radi
Cunningham	Grassley	Mayberry	Skinner
Freeman of	Kehe	Newton	Voorhees
Buena Vista			

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

HOUSE FILE 564 DEFERRED

Miller of Des Moines asked and received unanimous consent that House File 564 be deferred and that the bill retain its place on the calendar.

House File 506, a bill for an act relating to salaries of bailiffs and clerks of the municipal court, with report of committee recommending passage, was taken up for consideration.

Hill of Marshall asked and received unanimous consent to withdraw the amendment filed by the committee on judiciary on April 10 and found on page 929 of the 1969 House Journal.

Ellsworth of Dubuque offered the following amendment filed by him and moved its adoption:

Amend House File 506, page 2, by adding after line 2, the following new section:

"Sec. 3. This act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in The Telegraph-Herald, a newspaper published in Dubuque, Iowa, and in The Manchester Press, a newspaper published in Manchester, Iowa."

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. 506)

The ayes were, 108:

Andersen	Freeman of	Logemann	Priebe
Baker	Clay-Dickinson	Logue	Radi
Battles	Gannon	McCartney	Renda
Bennett	Goode	McCormick	Rex
Bergman	Graham	McIntyre	Rodgers
Blouin	Hamilton	Mendenhall	Sanders
Brinck	Hansen of	Menefee	Schroeder
Caffrey	Black Hawk	Mezvinsky	Schwartz
Camp	Hanson of	Middeswart	Shaw
Campbell	Howard-Mitchell	Millen	Shepherd
Christensen	Hill	Miller of	Sorg
Cochran	Holden	Des Moines	Stokes
Corey	Huff	Miller of	Strand
Crabb	Jesse	Jones	Stromer
Darrington	Johnston of	Miller of	Strothman
Den Herder	Johnson	Marshall	Tapscott
Dietz	Kennedy of	Miller of	Tieden
Dooley	Chickasaw	Page	Van Drie
Dougherty	Kennedy of	Milligan	Van Nostrand
Doyle	Dubuque	Mohrfeld	Van Roekel
Drake	Kitner	Nelson	Varley
Duitscher	Kluever	Nielsen	Walter
Dunton	Knight	Nolting	Warren
Edgington	Knoblauch	O'Hearn	Waugh
Ellsworth	Koch	Ossian	Weichman
Ewell	Kruse	Pelton	Welden
Fisher of	Langland	Perkins	Wells
Greene	Lawson	Peterson	Winkelman
Franklin	Lippold	Pierson	Wolfe
	Lipsky	Poncy	Mr. Speaker

The nays were, 5:

Crosier	Johnson of	Kreamer	Schmeiser
	Audubon	Roorda	

Absent or not voting, 11:

Alt	Freeman of	Kehe	Skinner
Cunningham	Buena Vista	Mayberry	Stroburg
Fischer of	Grassley	Newton	Voorhees
Grundy			

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

House File 803, a bill for an act relating to the vending of foods and beverages, with report of committee recommending passage, was taken up for consideration.

Mezvinsky of Johnson asked and received unanimous consent that House File 803 be deferred and that the bill retain its place on the calendar.

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, with report of committee recommending passage, was taken up for consideration.

Crabb of Crawford offered the following amendment filed by him :
Amend House File 150, page 1, line thirteen (13), by striking the word "slaughtering,".

Crabb of Crawford asked and received unanimous consent to withdraw his amendment.

Kennedy of Dubuque offered the following amendment filed by him and moved its adoption :

Amend House File 150, page seven (7), line fourteen (14), by striking the period and adding after the word "Act" the following: "except an Iowa-domiciled corporation established 25 years or more prior to the passage of this Act, whose corporation tax returns for any one of the prior five (5) years reflect gross transactions in excess of fifty million dollars and where no legal liens exist in excess of 10 percent of that gross annual transaction."

The amendment lost.

House File 150 pending at recess.

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

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Franklin of Polk for the afternoon and Thursday 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 594, a bill for an act relating to fees charged for certain licenses.

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

Senate File 623, a bill for an act relating to county sheriffs and their deputies.

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

Senate File 628, a bill for an act relating to standards for frozen desserts.

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

Senate File 683, a bill for an act authorizing the executive council to approve the issuance of a quit claim deed to the Atlantic Richfield Company.

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

Senate File 1012, a bill for an act relating to drainage laws.

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

Senate File 1016, a bill for an act relating to obsolete provisions—county expenditures.

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

Senate Concurrent Resolution 102, concerning the mailing of daily Senate and House Journals and bills to Iowa United States Senators and members of the United States House of Representatives from Iowa, et al.

CARROLL A. LANE, Secretary

SENATE CONCURRENT RESOLUTION 102

By Kyhl

Be It Resolved by the Senate, the House Concurring: That the Superintendent of Printing be instructed to mail to each of the following one copy of the daily Senate and House Journals and one copy of each Senate and House bill of the Sixty-third General Assembly, Second Session, on the date of printing thereof, and that the same, with binders, be furnished to each free of charge to be paid out of the general fund not otherwise appropriated: Senator Jack Miller, Senator Harold E. Hughes, Congressmen Fred Schwengel, John C. Culver, H. R. Gross, John H. Kyhl, Neal Smith, Wiley Mayne, William J. Scherle; and the Council of State Governments, Iron Works Pike, Lexington, Kentucky 40505, and Midwestern Office, Council of State Governments, 1313 East 60th Street, Chicago, Illinois, 60637.

INTRODUCTION OF BILLS

House File 1061, by Cochran, Rex, Rodgers, Dougherty, Roorda,

Darrington, Waugh, Christensen, Pierson and Middleswart (McGill, Parker, Klink, Erskine, Palmer, Curran, Laverty, Schaben, Clarke, Doderer, Orr, Gaudineer, Shirley, Frommelt, Hill, Denman, Conklin, DeHart, Van Gilst, Anderson, Lucken, Briles, Dodds, Ollenburg, Frey, Arbuckle, Shaff, Mogged, Potter, Smith, Davis, Stephens, O'Malley, Coleman, Bass, Balloun, Kyhl, Mowry, Lamborn, Keith and Weimer), a bill for an act relating to the tax on services.

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

House File 1062, by Battles, a bill for an act relating to the interest penalty for delinquent property tax payments.

Read first time and referred to committee on **county government**.

House File 1063, by Battles, a bill for an act relating to the rates of interest and interest penalty for the redemption of real property.

Read first time and referred to committee on **county government**.

SENATE MESSAGES CONSIDERED

Senate File 628, a bill for an act to establish definitions and standards for frozen desserts.

Read first time and **passed on file**.

Senate File 1006, a bill for an act to clarify chapter one hundred forty-two (142), Acts of the Sixty-third General Assembly, First Session, relating to eradication of hog cholera.

Read first time and referred to committee on **judiciary**.

Senate File 1010, a bill for an act to clarify the Iowa Liquor Control Act.

Read first time and referred to committee on **judiciary**.

Senate File 1013, a bill for an act relating to the registration and operation of motor vehicles.

Read first time and referred to committee on **judiciary**.

Senate File 1014, a bill for an act relating to admission and exclusion of school pupils.

Read first time and referred to committee on **judiciary**.

Senate File 1015, a bill for an act relating to an obsolete reference to the state tax commission.

Read first time and referred to committee on **judiciary**.

**CONSIDERATION OF BILLS
REGULAR CALENDAR**

The House resumed consideration of **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.

Kennedy of Dubuque offered the following amendment filed by him:

Amend House File 150, page 7, by adding the following:

"Sec. 9. Any financial institution, firm, company, corporation or individual lending money or extending credit on livestock within this state transported or to be sold or transported shall notify every company, corporation, or individual required to comply with this Act within five days of extension of said credit or lending of said money. Notice shall be by registered mail to comply with notice requirements of this Act. Failure to comply with such notice requirements by the lending institution shall relieve the purchaser of livestock from any and all legal obligation to said lending institution."

Camp of Clinton rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

Kennedy of Dubuque moved the adoption of his amendment.

The amendment lost.

Kennedy of Dubuque offered the following amendment filed by him:

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 lending institution with whom the seller conducts his financial affairs. The indemnification agreement must be attached to the endorsed draft for the proceeds of the livestock sold before demand for payment can be made, unless said indemnification has been waived in writing by an officer of the buyer."

Graham of Ida-Sac offered, from the floor, the following amendment to the amendment and moved its adoption:

Amend the Kennedy of Dubuque amendment to House File 150, filed April 18, 1969, as follows:

By striking from line six (6) the word "president" and inserting in lieu thereof the word "officer".

The amendment to the amendment was adopted.

Kennedy of Dubuque moved the adoption of his amendment as amended.

The amendment as amended lost.

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. 150)

The ayes were, 104:

Alt	Fisher of	Lippold	Rodgers
Andersen	Greene	Lipsky	Roorda
Baker	Freeman of	Logemann	Sanders
Battles	Clay-Dickinson	Logue	Schmeiser
Bennett	Gannon	McCartney	Schroeder
Bergman	Goode	McCormick	Shaw
Blouin	Graham	Mendenhall	Shepherd
Brinck	Grassley	Menefee	Skinner
Caffrey	Hamilton	Mezvinsky	Sorg
Camp	Hanson of	Middleswart	Stokes
Campbell	Howard-Mitchell	Millen	Strand
Christensen	Hill	Miller of	Stroburg
Cochran	Holden	Des Moines	Stromer
Corey	Huff	Miller of	Strothman
Crabb	Johnson of	Jones	Tapscott
Crosier	Audubon	Miller of	Tieden
Cunningham	Johnston of	Marshall	Van Drie
Den Herder	Johnson	Miller of	Van Nostrand
Dietz	Kennedy of	Page	Van Roekel
Dougherty	Chickasaw	Milligan	Varley
Doyle	Kitner	Mohrfeld	Walter
Drake	Kluever	Nelson	Warren
Duitscher	Knight	Nielsen	Waugh
Dunton	Knoblauch	Ossian	Weichman
Edgington	Koch	Pelton	Weiden
Ewell	Kreamer	Peterson	Wells
Fischer of	Kruse	Pierson	Winkelman
Grundy	Langland	Priebe	Wolfe
	Lawson	Rex	Mr. Speaker

The nays were, 5:

Ellsworth	Kennedy of Dubuque	Nolting Poncy	Schwartz
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Absent or not voting, 15:

Darrington	Hansen of	Mayberry	Perkins
Dooley	Black Hawk	McIntyre	Radl
Franklin	Jesse	Newton	Renda
Freeman of	Kehe	O'Hearn	Voorhees
Buena Vista			

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

House File 619, a bill for an act relating to automatic recorders on scales, with report of committee recommending passage, was taken up for consideration.

Pierson of Mahaska asked and received unanimous consent to withdraw the amendment filed by Pierson, et al., on April 16 and found on page 1051 of the 1969 House Journal.

Christensen of Clarke-Union offered the following amendment filed by the committee on agriculture and moved its adoption:

Amend House File 619 as follows:

By striking from line eight (8) the words “, replaced or extensively repaired”.

The amendment was adopted.

Christensen of Clarke-Union offered the following amendment filed by him and moved its adoption:

Amend House File 619 as follows:

Page 1, line nine (9), by striking the words and figures “January 1, 1970”, and inserting in lieu thereof the following, “January 1, 1971”.

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. 619)

The ayes were, 104:

Andersen	Gannon	Lipsky	Renda
Baker	Goode	Logemann	Rex
Battles	Graham	Logue	Rodgers
Bennett	Grassley	McCartney	Sanders
Bergman	Hamilton	McCormick	Schmeiser
Blouin	Hansen of	McIntyre	Schroeder
Brinck	Black Hawk	Mendenhall	Schwartz
Caffrey	Hanson of	Menefee	Shaw
Camp	Howard-Mitchell	Mezvinsky	Shepherd
Campbell	Hill	Middleswart	Sorg
Christensen	Holden	Millen	Stokes
Cochran	Huff	Miller of	Strand
Corey	Johnson of	Des Moines	Stroburg
Crosier	Audubon	Miller of	Stromer
Cunningham	Johnston of	Jones	Strothman
Den Herder	Johnson	Miller of	Tapscott
Dietz	Kennedy of	Marshall	Tieden
Dougherty	Chickasaw	Miller of	Van Drie
Doyle	Kennedy of	Page	Van Nostrand
Drake	Dubuque	Milligan	Van Roekel
Duitscher	Kitner	Nelson	Varley
Dunton	Kluever	Nielsen	Walter
Edgington	Knight	Nolting	Warren
Ellsworth	Koch	O'Hearn	Waugh
Ewell	Kreamer	Ossian	Weichman
Fisher of	Kruse	Pelton	Wells
Greene	Langland	Pierson	Winkelman
Freeman of	Lawson	Poncy	Wolfe
Clay-Dickinson	Lippold	Priebe	Mr. Speaker

The nays were, 8:

Darrington	Skinner	Welden
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Absent or not voting, 17:

Alt	Franklin	Knoblauch	Peterson
Crabb	Freeman of	Mayberry	Radl
Dooley	Buena Vista	Mohrfeld	Roorda
Fischer of	Jesse	Newton	Voorhees
Grundy	Kehe	Perkins	

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

SENATE FILE 628 SUBSTITUTED FOR HOUSE FILE 753

Knight of Humboldt-Pocahontas asked and received unanimous consent to substitute Senate File 628 for House File 753.

Knight of Humboldt-Pocahontas asked and received unanimous consent to take up for immediate consideration **Senate File 628**, a bill for an act to establish definitions and standards for frozen desserts.

Knight of Humboldt-Pocahontas asked and received unanimous consent that Senate File 628 be deferred and that the bill retain its place on the calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 1022, a bill for an act to revise the section establishing the Iowa Highway Safety Patrol.

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

House File 1023, a bill for an act relating to flashing lights on school buses.

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

House File 1025, a bill for an act relating to funds for manufacture of motor vehicle registration plates.

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

House File 1026, a bill for an act relating to a bank loan reference in the security interest statutes.

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

House File 1027, a bill for an act relating to the penalty for certain offenses in operation of motorcycles.

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

House File 1029, a bill for an act to correct an error in enactment relating to boards of tax review.

CARROLL A. LANE, Secretary

MOTION TO RECONSIDER

MR. SPEAKER: I move that the vote by which House File 1039 passed the House be reconsidered.

WILLIAM GANNON

REPORTS OF COMMITTEE

Fischer of Grundy, from the committee on commerce, submitted the following reports:

MR. SPEAKER: Your committee on commerce, to whom was referred Senate File 97, a bill for an act relating to the filing of retail licensees prices, begs leave to report it has had 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 257, a bill for an act to prevent dual regulation of certain annuity and endowment 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

AMENDMENTS FILED

- 1 Amend House File 199 as follows:
- 2 Amend line 31, page 16, by inserting after
- 3 the word "may" the following: "permit access
- 4 to vital statistics by professional genealogists
- 5 and historians, and may".

CAMPBELL of Washington

- 1 Amend House File 452 as follows:
- 2 Strike all of lines four (4), five (5) and six (6) of page
- 3 one (1) and insert:
- 4 "Code 1966, is amended by adding a new subsection:
- 5 'For each vehicle from which food is sold directly to the
- 6 public, ten dollars per year.'"

FREEMAN of Clay-Dickinson

- 1 Amend House File 606 as follows:
- 2 1. By striking from line six (6) everything after
- 3 the word "words".
- 4 2. By striking all of line seven (7) and inserting in
- 5 lieu thereof the following:
- 6 "and all sums paid by the county on behalf of a
- 7 defendant found guilty, including attorney fees, costs

8 of investigation, transcripts, and printing of records
9 and briefs,".

KOCH of Woodbury
JESSE of Polk

1 Amend House File 1056, page 3, by striking lines 18
2 through 23 and inserting in lieu thereof the following:
3 "Sec. 7. This Act being deemed of immediate importance
4 shall take effect and be in force from and after its publica-
5 tion in Audubon News-Advocate, a newspaper published in Audubon,
6 Iowa, and in The Daily Freeman-Journal, a newspaper published
7 in Webster City, Iowa."

REX of Hamilton
JOHNSON of Audubon-Guthrie

1 Amend Senate File 364, page 3, by adding at the end of Sec. 7
2 the following paragraph:
3 Section five hundred four A point eighty-five (504A.85),
4 Code 1966, is hereby further amended by striking from line one (1)
5 of subsection seven (7) the word "or" and inserting in lieu
6 thereof the word "of".

KREAMER of Polk

On motion by Varley of Adair-Madison, the House adjourned
until 9:00 a.m., Thursday, January 15, 1970.

JOURNAL OF THE HOUSE

Fourth Calendar Day—Fourth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, JANUARY 15, 1970.

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

Prayer was offered by the Reverend William H. Myers, pastor of the Westminster United Presbyterian Church, Des Moines, Iowa.

The Journal of Wednesday, January 14, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Walter of Pottawattamie on request of Hamilton of Cedar.

PETITION

The following petition was received and placed on file:

By O'Hearn of Scott, from ninety-five residents of Ridgcrest Retirement Village requesting that the licensing statutes of retirement facilities be amended with more appropriate wording such as "retirement residences" in lieu of the current inappropriate categorized wording "nursing homes" or "custodial homes".

PRESENTATION OF DISTINGUISHED GUEST

The Speaker presented to the House the Honorable William J. Scherle, Congressman from the Seventh District and former member of the Iowa House in the Fifty-ninth through Sixty-first General Assemblies.

The House rose and extended their welcome.

Congressman Scherle briefly addressed the House.

REQUEST FOR WITHDRAWAL FROM BILL

MR. SPEAKER: I respectfully request that my name be withdrawn as a sponsor to House File 713.

DENNIS L. FREEMAN

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 97 and 257, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: Senate File 189.

INTRODUCTION OF BILLS

House File 1064, by Blouin, Gannon and Kennedy of Chickasaw, a bill for an act relating to the control of the distribution, transportation, sale and use of the chemical compound DDT.

Read first time and referred to committee on **agriculture**.

House File 1065, by Bergman, Kruse, Cochran, Middleswart, Tapscott, Holden, Peterson, Andersen, Rex, Rodgers and Radl (Smith, Stephens, O'Malley, Leonard, DeHart, Van Gilst and McGill), a bill for an act to create an alcoholism rehabilitation fund by levying taxes on consumers of alcoholic beverages and to provide for the use of the funds for the rehabilitation of alcoholics.

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

House File 1066, by Skinner (Shirley), a bill for an act relating to attachment of land to high school districts.

Read first time and referred to committee on **schools**.

SENATE MESSAGES CONSIDERED

Senate File 594, a bill for an act relating to fees charged for licenses of motor vehicle manufacturers, distributors, wholesalers, factory representatives, and distributor branch representatives.

Read first time and referred to committee on **judiciary**.

Senate File 623, a bill for an act relating to county sheriffs and their deputies.

Read first time and referred to committee on **judiciary**.

Senate File 683, a bill for an act to authorize and direct the executive council to approve the issuance of a quit claim deed from the conservation commission to the Atlantic Richfield Company, a Pennsylvania corporation, for certain real estate located in Lee County, Iowa.

Read first time and referred to committee on **judiciary**.

Senate File 1012, a bill for an act relating to drainage laws.

Read first time and referred to committee on **judiciary**.

Senate File 1016, a bill for an act relating to obsolete provisions in the law relating to county expenditures.

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 77, a bill for an act relating to licenses in the practice of medicine.

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

Senate File 359, a bill for an act relating to seasons for taking of fur-bearing animals.

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

Senate File 406, a bill for an act relating to records in county recorder's office.

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

Senate File 407, a bill for an act relating to benefited water districts.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS

House File 729, a bill for an act relating to the bonds issued for construction of county public hospitals and additions thereto, with report of committee recommending amendment and passage, was taken up for consideration.

McCartney of Floyd offered the following amendment filed by the committee on commerce:

Amend House File 729 as follows: By striking in line 16 the word "six" and inserting in lieu thereof the words "six and one-half".

McIntyre of Linn offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment to House File 729, filed January 12, 1970, by striking from line 2 the words, "six and one-half" and inserting in lieu thereof the word "seven".

The amendment was adopted.

Koch of Woodbury moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

McCartney of Floyd asked and received unanimous consent that House File 729 be deferred and that the bill retain its place on the calendar.

REGULAR CALENDAR

The House resumed consideration of **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.

Koch of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 606 as follows:

1. By striking from line six (6) everything after the word "words".
2. By striking all of line seven (7) and inserting in lieu thereof the following:

"and all sums paid by the county on behalf of a defendant found guilty, including attorney fees, costs of investigation, transcripts, and printing of records and briefs,".

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. 606)

The ayes were, 109:

Alt	Drake	Hill	McCormick
Andersen	Duitscher	Holden	McIntyre
Baker	Dunton	Huff	Mendenhall
Battles	Edgington	Johnson of	Menefee
Bennett	Ellsworth	Audubon	Mezvinsky
Bergman	Ewell	Johnston of	Middleswart
Blouin	Fischer of	Johnson	Millen
Brinck	Grundy	Kehe	Miller of
Camp	Fisher of	Kennedy of	Des Moines
Campbell	Greene	Dubuque	Miller of
Christensen	Freeman of	Kitner	Jones
Cochran	Buena Vista	Knight	Miller of
Corey	Freeman of	Koch	Marshall
Crabb	Clay-Dickinson	Kreamer	Miller of
Crosier	Goode	Kruse	Page
Cunningham	Graham	Langland	Milligan
Darrington	Grassley	Lawson	Mohrfeld
Den Herder	Hamilton	Lippold	Nelson
Dietz	Hansen of	Lipsky	Nielsen
Dooley	Black Hawk	Logemann	Nolting
Dougherty	Hanson of	Logue	O'Hearn
Doyle	Howard-Mitchell	McCartney	Ossian

Pelton	Sanders	Stroburg	Voorhees
Peterson	Schmeiser	Stromer	Warren
Pierson	Schroeder	Strothman	Waugh
Poncy	Schwartz	Tapscott	Weichman
Priebe	Shaw	Tieden	Wells
Renda	Shepherd	Van Drie	Winkelman
Rex	Sorg	Van Roekel	Wolfe
Rodgers	Stokes	Varley	Mr. Speaker
Roorda	Strand		

The nays were, none.

Absent or not voting, 15:

Caffrey	Kennedy of	Mayberry	Skinner
Franklin	Chickasaw	Newton	Van Nostrand
Gannon	Kluever	Perkins	Walter
Jesse	Knoblauch	Radl	Welden

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

House File 199, a bill for an act relating to vital statistics, 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 199, section 21, page 9, lines 34 and 35, by striking the words "a prerequisite", and place in lieu thereof the following: "submitted to the court prior".

The amendment was adopted.

Campbell of Washington asked and received unanimous consent to withdraw the amendment filed by him on January 14 and found on page 81 of the House Journal.

Campbell of Washington offered the following amendment and moved its adoption:

Amend House File 199, section 1, line 5, by striking the word and figures "fifty-seven (57)" and insert in lieu thereof the word and figures "fifty-four (54)".

The amendment was adopted.

Campbell of Washington offered the following amendment filed by him on April 8, 1969, and moved its adoption:

Amend House File 199 as follows:

1. Page 16 by striking lines twenty-two (22) through thirty-five (35).
2. Page 17 by striking lines one (1) through seven (7).
3. By renumbering the remaining sections.

The amendment was adopted.

Kreamer of Polk offered, from the floor, the following amendment and moved its adoption:

Amend House File 199, page twelve (12), line seventeen (17), by striking the word "twenty" and inserting in lieu thereof the word "twenty-five".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 199)

The ayes were, 99:

Alt	Freeman of	McCormick	Rex
Andersen	Clay-Dickinson	McIntyre	Rodgers
Battles	Gannon	Mendenhall	Roorda
Bennett	Graham	Menefee	Sanders
Bergman	Grassley	Mezvinsky	Schmeiser
Blouin	Hamilton	Middleswart	Schwartz
Brinck	Hanson of	Millen	Shaw
Caffrey	Howard-Mitchell	Miller of	Shepherd
Campbell	Holden	Des Moines	Skinner
Christensen	Huff	Miller of	Sorg
Cochran	Johnson of	Jones	Stokes
Corey	Audubon	Miller of	Strand
Crosier	Johnston of	Marshall	Strothman
Cunningham	Johnson	Milligan	Tapscott
Darrington	Kehe	Mohrfeld	Van Drie
Den Herder	Kitner	Nelson	Van Nostrand
Dietz	Knight	Nielsen	Van Roekel
Dougherty	Knoblauch	Nolting	Varley
Doyle	Koch	Ossian	Voorhees
Drake	Kreamer	Pelton	Warren
Duitscher	Kruse	Perkins	Waugh
Dunton	Langland	Peterson	Weichman
Edgington	Lippold	Pierson	Wells
Ellsworth	Lipsky	Poncy	Winkelman
Fischer of	Logemann	Priebe	Wolfe
Grundy	Logue	Radl	Mr. Speaker
Fisher of	McCartney	Renda	
Greene			

The nays were, 4:

Camp	Goode	Hill	O'Hearn
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Absent or not voting, 21:

Baker	Hansen of	Kluever	Schroeder
Crabb	Black Hawk	Lawson	Stroburg
Dooley	Jesse	Mayberry	Stromer
Ewell	Kennedy of	Miller of	Tieden
Franklin	Chickasaw	Page	Walter
Freeman of	Kennedy of	Newton	Welden
Buena Vista	Dubuque		

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 10:45 a.m.

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, 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?" (H.F. 282)

The ayes were, 96:

Alt	Fisher of	Lippold	Roorda
Andersen	Greene	Lipsky	Sanders
Baker	Freeman of	Logue	Schroeder
Battles	Clay-Dickinson	McCartney	Schwartz
Bennett	Gannon	McCormick	Shaw
Bergman	Goode	McIntyre	Shepherd
Blouin	Graham	Mendenhall	Skinner
Caffrey	Grassley	Menefee	Sorg
Camp	Hamilton	Mezvinsky	Stokes
Campbell	Hansen of	Miller of	Strand
Christensen	Black Hawk	Des Moines	Stromer
Cochran	Hanson of	Miller of	Strothman
Corey	Howard-Mitchell	Jones	Tapscott
Crosier	Hill	Milligan	Tieden
Cunningham	Holden	Mohrfeld	Van Drie
Den Herder	Huff	Nelson	Van Nostrand
Dietz	Johnson of	Nielsen	Van Roekel
Dooley	Audubon	Nolting	Varley
Dougherty	Johnston of	Pelton	Voorhees
Drake	Johnson	Peterson	Warren
Duitscher	Kehe	Pierson	Weichman
Dunton	Kitner	Poncy	Wells
Edgington	Knoblauch	Priebe	Winkelman
Ellsworth	Koch	Radl	Wolfe
Ewell	Kreamer	Rax	Speaker
Fischer of	Kruse	Rodgers	pro tempore
Grundy	Langland		

The nays were, none.

Absent or not voting, 28:

Brinck	Kennedy of	Mayberry	Ossian
Crabb	Chickasaw	Middleswart	Perkins
Darrington	Kennedy of	Miller of	Renda
Doyle	Dubuque	Marshall	Schmeiser
Franklin	Cluever	Miller of	Stroburg
Freeman of	Knight	Page	Walter
Buena Vista	Lawson	Newton	Waugh
Harbor	Logemann	O'Hearn	Welden
Jesse			

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

House File 452, a bill for an act relating to transient or movable lunchstands, with report of committee recommending passage, was taken up for consideration.

Freeman of Clay-Dickinson offered the following amendment filed by him and moved its adoption:

Amend House File 452 as follows:

Strike all of lines four (4), five (5) and six (6) of page one (1) and insert:

"Code 1966, is amended by adding a new subsection:

'For each vehicle from which food is sold directly to the public, ten dollars per year.'"

The amendment was adopted.

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. 452)

The ayes were, 101:

Alt	Fisher of	Langland	Rex
Andersen	Greene	Lippold	Rodgers
Baker	Freeman of	Logemann	Roorda
Battles	Buena Vista	Logue	Schmeiser
Bennett	Freeman of	McCartney	Schwartz
Bergman	Clay-Dickinson	McCormick	Shaw
Blouin	Goode	McIntyre	Shepherd
Brinck	Graham	Mendenhall	Skinner
Caffrey	Grassley	Menefee	Sorg
Camp	Hamilton	Miller of	Stokes
Christensen	Hansen of	Des Moines	Strand
Cochran	Black Hawk	Miller of	Stroburg
Corey	Hanson of	Jones	Stromer
Crosier	Howard-Mitchell	Miller of	Strothman
Cunningham	Hill	Marshall	Tapscott
Darrington	Holden	Miller of	Tieden
Den Herder	Huff	Page	Van Nostrand
Dietz	Johnson of	Milligan	Van Roekel
Dooley	Audubon	Mohrfeld	Varley
Dougherty	Johnston of	Nelson	Voorhees
Drake	Johnson	Nielsen	Warren
Duitscher	Kehe	Nolting	Waugh
Dunton	Kennedy of	O'Hearn	Weichman
Edgington	Dubuque	Ossian	Welden
Ellsworth	Kitner	Pelton	Wells
Ewell	Knoblauch	Pierson	Winkelman
Fischer of	Koch	Poncy	Wolfe
Grundy	Kreamer	Priebe	Speaker
	Kruse	Radl	pro tempore

The nays were, 1:

Mezvinsky

Absent or not voting, 22:

Campbell	Jesse	Lipsky	Renda
Crabb	Kennedy of	Mayberry	Sanders
Doyle	Chickasaw	Middleswart	Schroeder
Franklin	Kluever	Newton	Van Drie
Gannon	Night	Perkins	Walter
Harbor	Lawson	Peterson	

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

Senate File 292, a bill for an act relating to indemnification of officers, directors, employees, and agents of business corporations, with report of committee recommending passage, 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. 292)

The ayes were, 103:

Alt	Fisher of	Langland	Priebe
Andersen	Greene	Lawson	Radl
Baker	Freeman of	Lippold	Rex
Battles	Buena Vista	Lipsky	Rodgers
Bennett	Freeman of	Logemann	Roorda
Bergman	Clay-Dickinson	Logue	Sanders
Blouin	Gannon	McCartney	Schmeiser
Brinck	Goode	McCormick	Schwartz
Caffrey	Graham	McIntyre	Shaw
Camp	Grassley	Mendenhall	Skinner
Campbell	Hamilton	Menefee	Sorg
Christensen	Hansen of	Mezvinsky	Stokes
Cochran	Black Hawk	Middleswart	Strand
Corey	Hanson of	Miller of	Stroburg
Cunningham	Howard-Mitchell	Des Moines	Stromer
Darrington	Harbor	Miller of	Strothman
Den Herder	Hill	Jones	Tapscott
Dietz	Holden	Miller of	Tieden
Dooley	Johnson of	Marshall	Van Drie
Dougherty	Audubon	Milligan	Van Nostrand
Drake	Johnston of	Mohrfeld	Van Roekel
Duitscher	Johnson	Nelson	Voorhees
Dunton	Kehe	Nielsen	Warren
Edgington	Kennedy of	Nolting	Waugh
Ellsworth	Dubuque	Ossian	Weichman
Ewell	Kitner	Pelton	Wells
Fischer of	Knoblauch	Peterson	Winkelman
Grundy	Kreamer	Pierson	Wolfe
	Kruse	Poncy	Speaker
			pro tempore

The nays were, 1:

Crosier

Absent or not voting, 20:

Crabb	Kennedy of	Miller of	Schroeder
Doyle	Chickasaw	Page	Shepherd
Franklin	Kluever	Newton	Varley
Huff	Knight	O'Hearn	Walter
Jesse	Koch	Perkins	Welden
	Mayberry	Renda	

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

Senate File 364, a bill for an act relating to nonprofit corporations, with report of committee recommending passage, was taken up for consideration.

Kreamer of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 364, page 3, by adding at the end of Sec. 7 the following paragraph:

Section five hundred four A point eighty-five (504A.85), Code 1966, is hereby further amended by striking from line one (1) of subsection seven (7) the word "or" and inserting in lieu thereof the word "of".

The amendment was adopted.

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. 364)

The ayes were, 107:

Alt	Freeman of	Lippold	Rodgers
Andersen	Buena Vista	Lipsky	Roorda
Baker	Freeman of	Logemann	Sanders
Battles	Clay-Dickinson	Logue	Schroeder
Bennett	Gannon	McCartney	Schwartz
Bergman	Goode	McCormick	Shaw
Blouin	Graham	McIntyre	Shepherd
Camp	Grassley	Mendenhall	Skinner
Campbell	Hamilton	Menefee	Sorg
Christensen	Hansen of	Mezvinsky	Stokes
Cochran	Black Hawk	Middleswart	Strand
Corey	Hanson of	Miller of	Stroburg
Crosier	Howard-Mitchell	Jones	Stromer
Cunningham	Harbor	Miller of	Strothman
Darrington	Hill	Marshall	Tapscott
Den Herder	Holden	Miller of	Tieden
Dietz	Huff	Page	Van Drie
Dooley	Johnson of	Milligan	Van Nostrand
Dougherty	Audubon	Mohrfeld	Van Roekel
Doyle	Johnston of	Nelson	Varley
Drake	Johnson	Nielsen	Voorhees
Duitscher	Kehe	Nolting	Warren
Dunton	Kennedy of	O'Hearn	Waugh
Edgington	Dubuque	Ossian	Weichman
Ellsworth	Kitner	Pelton	Welden
Ewell	Knight	Peterson	Wells
Fischer of	Koch	Pierson	Winkelman
Grundy	Kreamer	Poncy	Wolfe
Fisher of	Kruse	Radl	Speaker
Greene	Lawson	Rex	pro tempore

The nays were, none.

Absent or not voting, 17:

Brinck	Kennedy of	Mayberry	Priebe
Caffrey	Chickasaw	Miller of	Renda
Crabb	Kluever	Des Moines	Schmeiser
Franklin	Knoblauch	Newton	Walter
Jesse	Langland	Perkins	

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

Senate File 124, a bill for an act relating to attorney fees, with report of committee recommending passage, was taken up for consideration.

Pelton of Clinton offered the following amendment filed by him and moved its adoption:

Amend Senate File 124 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. As used in this Act:

1. "Attorney" means a lawyer appointed by a court to represent an incompetent or indigent person.

2. "Client" means an incompetent or indigent person represented by a court-appointed lawyer or public defender.

3. "Financial statement" means a full disclosure of all assets, liabilities, current income, dependents and such other information as the court or public defender may require to determine if the client should have legal assistance at public expense.

Sec. 2. Before an attorney is appointed under the provisions of sections sixty-eight point eight (68.8), one hundred forty-five point seventeen (145.17), one hundred forty-five point nineteen (145.19), two hundred twenty-two point twenty-two (222.22), two hundred thirty-two point twenty-eight (232.28), seven hundred seventy-five point four (775.4) or seven hundred seventy-seven point twelve (777.12) of the Code, or to represent any person charged with a crime in this state, the court shall require the client, or his parent, guardian, or custodian to complete under oath a detailed financial statement.

Sec. 3. Any person requesting the assistance of a public defender under the provisions of chapter three hundred thirty-six A (336A) of the Code shall be required to complete a financial statement.

Sec. 4. Whenever a client is granted legal assistance at public expense, the financial statement required by this Act shall be filed in the client's court file and shall be retained as a permanent part thereof.

Sec. 5. Any person that submits to a court or to a public defender a materially false financial statement, for the purpose of obtaining legal assistance at public expense, shall be guilty of a misdemeanor and shall be punished by a fine of not more than one hundred dollars or by imprisonment for not more than thirty days.

Sec. 6. If a court finds that a person should have legal assistance, and is financially able to secure counsel but refuses to employ an attorney, the court shall appoint an attorney to represent such person at public expense. The attorney fee paid by the state or county in such cases shall be taxed as part of the court costs against the person receiving the legal assistance, and the state or county shall be

reimbursed for said fee when the court costs are paid.

Sec. 7. Section seven hundred seventy-five point six (775.6), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Any attorney appointed at public expense may receive, or contract to receive, a partial payment on behalf of the client he is appointed to represent. Such attorney shall fully disclose to the court, by affidavit, any sums he has received or contracted for, and any such sums shall be considered by the court in determining the portion of the attorney fee to be paid by the public."

Further amend by striking from the title everything after the word "relating" and inserting in lieu thereof the following: "to court-appointed counsel and public defenders."

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?" (S.F. 124)

The ayes were, 100:

Alt	Freeman of	Lipsky	Radl
Andersen	Clay-Dickinson	Logemann	Rex
Battles	Gannon	Logue	Rodgers
Bennett	Goode	McCartney	Sanders
Bergman	Graham	McCormick	Schwartz
Blouin	Grassley	McIntyre	Shaw
Caffrey	Hamilton	Mendenhall	Skinner
Camp	Hansen of	Menefee	Sorg
Campbell	Black Hawk	Mezvinsky	Stokes
Christensen	Hanson of	Middleswart	Strand
Cochran	Howard-Mitchell	Miller of	Stroburg
Corey	Harbor	Des Moines	Stromer
Crosier	Hill	Miller of	Strothman
Cunningham	Holden	Jones	Tapscott
Den Herder	Huff	Miller of	Tieden
Dietz	Johnson of	Marshall	Van Drie
Dooley	Audubon	Milligan	Van Roekel
Dougherty	Kehe	Mohrfeld	Varley
Drake	Kennedy of	Nelson	Voorhees
Duitscher	Dubuque	Nielsen	Warren
Dunton	Kitner	O'Hearn	Waugh
Edgington	Knight	Ossian	Weichman
Ellsworth	Knoblauch	Pelton	Welden
Fischer of	Koch	Perkins	Winkelman
Grundy	Kreamer	Peterson	Wolfe
Fisher of	Kruse	Pierson	Speaker
Greene	Lawson	Poncy	pro tempore
Freeman of	Lippold	Priebe	
Buena Vista			

The nays were, 4:

Doyle	Ewell	Roorda	Wells
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Absent or not voting, 20:

Baker	Johnston of	Mayberry	Schmeiser
Brinck	Johnson	Miller of	Schroeder
Crabb	Kennedy of	Page	Shepherd
Darrington	Chickasaw	Newton	Van Nostrand
Franklin	Cluever	Nolting	Walter
Jesse	Langland	Renda	

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

Senate File 184, a bill for an act relating to sales and use tax exemptions to nonprofit educational institutions, 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. 184)

The ayes were, 108:

Alt	Freeman of	Lawson	Radl
Andersen	Buena Vista	Lippold	Rex
Battles	Freeman of	Lipsky	Rodgers
Bennett	Clay-Dickinson	Logemann	Roorda
Bergman	Gannon	Logue	Sanders
Blouin	Goode	McCartney	Schwartz
Caffrey	Graham	McCormick	Shaw
Camp	Grassley	McIntyre	Shepherd
Campbell	Hamilton	Mendenhall	Skinner
Christensen	Hansen of	Menefee	Sorg
Cochran	Black Hawk	Mezvinsky	Stokes
Corey	Hanson of	Middleswart	Strand
Crosier	Howard-Mitchell	Miller of	Stroburg
Cunningham	Harbor	Des Moines	Stromer
Darrington	Hill	Miller of	Strothman
Den Herder	Holden	Jones	Tapscott
Dietz	Huff	Miller of	Tieden
Dooley	Johnson of	Marshall	Van Drie
Dougherty	Audubon	Miller of	Van Roekel
Doyle	Johnston of	Page	Varley
Drake	Johnson	Milligan	Voorhees
Duitscher	Kehe	Mohrfeld	Warren
Dunton	Kennedy of	Nelson	Waugh
Edgington	Dubuque	Nielsen	Weichman
Ellsworth	Kitner	Nolting	Welden
Ewell	Knight	O'Hearn	Wells
Fischer of	Knoblauch	Ossian	Winkelman
Grundy	Koch	Pelton	Wolfe
Fisher of	Kreamer	Perkins	Speaker
Greene	Kruse	Poncy	pro tempore
	Langland	Priebe	

The nays were, none.**Absent or not voting, 16:**

Baker	Crabb	Jesse	Kennedy of
Brinck	Franklin		Chickasaw

Cluever
Mayberry
Newton

Peterson
Pierson
Renda

Schmeiser
Schroeder

Van Nostrand
Walter

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

Senate File 385, a bill for an act relating to the highway safety programs, with report of committee recommending passage, was taken up for consideration.

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?" (S.F. 385)

The ayes were, 105:

Alt	Freeman of	Lipsky	Rodgers
Andersen	Clay-Dickinson	Logemann	Roorda
Battles	Gannon	Logue	Sanders
Bennett	Goode	McCartney	Schroeder
Bergman	Graham	McCormick	Schwartz
Blouin	Hamilton	McIntyre	Shaw
Caffrey	Hansen of	Mendenhall	Shepherd
Camp	Black Hawk	Menefee	Skinner
Campbell	Hanson of	Mezvinsky	Sorg
Christensen	Howard-Mitchell	Middleswart	Stokes
Cochran	Harbor	Miller of	Strand
Corey	Hill	Des Moines	Stroburg
Cunningham	Holden	Miller of	Stromer
Darrington	Huff	Jones	Strothman
Den Herder	Johnson of	Miller of	Tapscott
Dietz	Audubon	Marshall	Tieden
Dooley	Johnston of	Milligan	Van Drie
Dougherty	Johnson	Mohrfeld	Van Roekel
Drake	Kehe	Nelson	Varley
Duitscher	Kennedy of	Nielsen	Voorhees
Dunton	Dubuque	Nolting	Warren
Edgington	Kitner	Pelton	Waugh
Ellsworth	Knight	Perkins	Weichman
Ewell	Knoblauch	Peterson	Welden
Fischer of	Koch	Pierson	Wells
Grundy	Kreamer	Poncy	Winkelman
Fisher of	Kruse	Priebe	Wolfe
Greene	Langland	Radl	Speaker
Freeman of	Lawson	Rex	pro tempore
Buena Vista	Lippold		

The nays were, 3:

Crosier	Doyle	Ossian
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Absent or not voting, 16:

Baker	Jesse	Miller of	Renda
Brinck	Kennedy of	Page	Schmeiser
Crabb	Chickasaw	Newton	Van Nostrand
Franklin	Cluever	O'Hearn	Walter
Grassley	Mayberry		

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 11:30 a.m.

House File 663, a bill for an act to provide aid for historical purposes, with report of committee recommending passage, was taken up for consideration.

Speaker pro tempore Millen in the chair at 11:36 a.m.

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. 663)

The ayes were, 96:

Alt	Freeman of	Lippold	Rex
Andersen	Buena Vista	Logemann	Rodgers
Baker	Freeman of	Logue	Roorda
Battles	Clay-Dickinson	McCartyney	Sanders
Bennett	Gannon	McCormick	Schmeiser
Bergman	Goode	McIntyre	Schroeder
Blouin	Graham	Mendenhall	Schwartz
Brinck	Grassley	Mezvinsky	Shepherd
Caffrey	Hamilton	Middleswart	Skinner
Camp	Hansen of	Miller of	Strand
Campbell	Black Hawk	Des Moines	Stroburg
Christensen	Hanson of	Miller of	Stromer
Cochran	Howard-Mitchell	Jones	Strothman
Corey	Hill	Miller of	Tapscott
Crosier	Holden	Marshall	Tieden
Darrington	Huff	Miller of	Van Drie
Den Herder	Jesse	Page	Van Roekel
Dietz	Johnson of	Milligan	Varley
Dougherty	Audubon	Mohrfeld	Voorhees
Drake	Kehe	Nelson	Warren
Duitscher	Kennedy of	Nielsen	Waugh
Dunton	Dubuque	Nolting	Weichman
Ellsworth	Kitner	O'Hearn	Wells
Fischer of	Knight	Pelton	Winkelman
Grundy	Knoblauch	Perkins	Wolfe
Fisher of	Kreamer	Poncy	Speaker
Greene	Kruse	Priebe	pro tempore
	Lawson		

The nays were, 7:

Doyle	Ossian	Sorg	Welden
Koch	Peterson	Stokes	

Absent or not voting, 21:

Crabb	Harbor	Langland	Radl
Cunningham	Johnston of	Lipsky	Renda
Dooley	Johnson	Mayberry	Shaw
Edgington	Kennedy of	Menefee	Van Nostrand
Ewell	Chickasaw	Newton	Walter
Franklin	Cluever	Pierson	

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

The House was recessed until 1:30 p.m. by Speaker pro tempore Millen.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

PRESENTATION OF VISITOR

Van Nostrand of Pottawattamie presented to the House the Honorable Laurence E. Allen, Jr., former member of the House from Pottawattamie County in the Sixty-second General Assembly.

INTRODUCTION OF BILLS

House File 1067, by Mendenhall, a bill for an act relating to the maximum property tax levy for the county general fund.

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

House File 1068, by Mendenhall, a bill for an act relating to property taxation of benefited fire districts.

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

House File 1069, by Mendenhall, a bill for an act to authorize a property tax levy by county boards of supervisors for civil defense purposes.

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

House File 1070, by committee on commerce, a bill for an act relating to free passes for common carriers.

Read first time and **placed on the calendar**.

House File 1071, by Kennedy of Dubuque, a bill for an act relating to release without bail of persons charged with crime.

Read first time and referred to committee on **judiciary**.

SENATE MESSAGES CONSIDERED

Senate File 77, a bill for an act relating to licenses in the practice of medicine.

Read first time and referred to committee on **state government**.

Senate File 359, a bill for an act relating to seasons for taking of fur-bearing animals.

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

CONSIDERATION OF BILLS

House File 487, a bill for an act relating to bedding sanitation in hotels, motels and motor inns, with report of committee recommending amendment and passage, was taken up for consideration.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him on April 18 and found on page 1107 of the 1969 House Journal.

Schroeder of Pottawattamie offered the following amendment filed by the committee on social services:

Amend House File 487 as follows:

1. Line ten (10) by striking the words "and springs".
2. Line twelve (12) by striking the words "and sanitized" and inserting in lieu thereof the following: " , sanitized and ironed".
3. Line sixteen (16) after the word "use" and inserting the words "as bedding".

Division of the amendment was requested.

Schroeder of Pottawattamie moved the adoption of amendment 1 of the committee amendment.

Amendment 1 of the amendment was adopted.

Schroeder of Pottawattamie moved the adoption of amendment 2 of the committee amendment.

Roll call was requested by Schroeder of Pottawattamie and Strothman of Henry.

On the question "Shall amendment 2 of the committee amendment be adopted?"

The ayes were, 63:

Baker	Freeman of	Logemann	Rex
Battles	Buena Vista	McCormick	Rodgers
Bennett	Freeman of	Mendenhall	Sanders
Bergman	Clay-Dickinson	Menefee	Schroeder
Caffrey	Goode	Middleswart	Shepherd
Camp	Graham	Miller of	Skinner
Crabb	Hansen	Des Moines	Sorg
Crosier	Black Hawk	Miller of	Stokes
Cunningham	Hill	Marshall	Strand
Darrington	Huff	Mohrfeld	Stroburg
Den Herder	Jesse	Nelson	Stromer
Dooley	Johnson of	Nielsen	Tapscott
Doyle	Audubon	Nolting	Van Nostrand
Drake	Johnston of	O'Hearn	Van Roekel
Dunton	Johnson	Ossian	Waugh
Ellsworth	Knoblauch	Perkins	Wells
Ewell	Koch	Priebe	Wolfe
	Langland	Radl	

The nays were, 44:

Alt	Hamilton	Logue	Schmeiser
Andersen	Hanson of	Millen	Schwartz
Blouin	Howard-Mitchell	Miller of	Shaw
Campbell	Holden	Jones	Strothman
Christensen	Kehe	Miller of	Tieden
Corey	Kennedy of	Page	Van Drie
Dietz	Dubuque	Milligan	Varley
Dougherty	Kitner	Newton	Voorhees
Duitscher	Kreamer	Pelton	Warren
Edgington	Kruse	Pierson	Weichman
Fisher of	Lippold	Poncy	Winkelman
Greene	Lipsky	Roorda	Mr. Speaker
Gannon			

Absent or not voting, 17:

Brinck	Grassley	Lawson	Peterson
Cochran	Kennedy of	Mayberry	Renda
Fischer of	Chickasaw	McCartney	Walter
Grundy	Kluever	McIntyre	Welden
Franklin	Knight	Mezvinsky	

Amendment 2 of the committee amendment was adopted.

Schroeder of Pottawattamie moved the adoption of amendment 3 of the committee amendment.

Amendment 3 of the committee amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 487)

The ayes were, 96:

Alt	Duitscher	Holden	Mezvinsky
Andersen	Dunton	Huff	Middleswart
Baker	Edgington	Johnson of	Millen
Battles	Ellsworth	Audubon	Miller of
Bennett	Fischer of	Johnston of	Des Moines
Bergman	Grundy	Johnson	Miller of
Blouin	Fisher of	Kehe	Jones
Brinck	Greene	Kennedy of	Miller of
Camp	Freeman of	Dubuque	Marshall
Campbell	Buena Vista	Kitner	Mohrfeld
Christensen	Freeman of	Koch	Nelson
Cochran	Clay-Dickinson	Kreamer	Newton
Crabb	Gannon	Langland	Nielsen
Crosier	Goode	Lawson	O'Hearn
Cunningham	Graham	Lippold	Ossian
Darrington	Grassley	Lipsky	Perkins
Den Herder	Hamilton	Logemann	Pierson
Dietz	Hansen of	Logue	Priebe
Dooley	Black Hawk	McCormick	Radl
Dougherty	Hanson of	Mendenhall	Rex
Doyle	Howard-Mitchell	Menefee	Rodgers
Drake	Hill		

Roorda	Shepherd	Tapscott	Warren
Sanders	Stokes	Tieden	Weichman
Schmeiser	Strand	Van Nostrand	Wells
Schroeder	Stroburg	Van Roekel	Winkelman
Schwartz	Stromer	Voorhees	Wolfe
Shaw	Strothman		

The nays were, 12:

Caffrey	Kruse	Nolting	Sorg
Corey	Miller of	Pelton	Van Drie
Ewell	Page	Poney	Mr. Speaker
Knoblauch			

Absent or not voting, 16:

Franklin	Knight	Milligan	Varley
Jesse	Mayberry	Peterson	Walter
Kennedy of	McCartney	Renda	Waugh
Chickasaw	McIntyre	Skinner	Welden
Kluever			

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

House File 694, a bill for an act relating to the powers and duties of the Iowa development commission, with report of committee recommending amendment and passage, was taken up for consideration.

Voorhees of Black Hawk offered the following amendment filed by the committee on Iowa development and moved its adoption:

Amend House File 694 as follows:

Line eleven (11) by striking the quotation mark after the word "shall" and inserting in lieu thereof the following: ", as may be necessary, proper and expedient".

The amendment was adopted.

Voorhees of Black Hawk asked and received unanimous consent to withdraw the amendment filed by Voorhees and Winkelman on May 6 and found on page 1485 of the 1969 House Journal.

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. 694)

The ayes were, 96:

Alt	Caffrey	Cunningham	Drake
Andersen	Camp	Darrington	Duitscher
Battles	Campbell	Den Herder	Dunton
Bennett	Christensen	Dietz	Ellsworth
Bergman	Cochran	Dooley	Ewell
Blouin	Corey	Dougherty	Fischer of
Brinck	Crosier	Doyle	Grundy

Fisher of	Kennedy of	Miller of	Shepherd
Greene	Dubuque	Page	Skinner
Freeman of	Kitner	Milligan	Sorg
Buena Vista	Knoblauch	Mohrfeld	Stokes
Freeman of	Kreamer	Nelson	Strand
Clay-Dickinson	Kruse	Newton	Stroburg
Goode	Lippold	Nielsen	Stromer
Hamilton	Logemann	O'Hearn	Strothman
Hansen of	McCormick	Ossian	Tapscott
Black Hawk	McIntyre	Pelton	Tieden
Hanson of	Mendenhall	Pierson	Van Drie
Howard-Mitchell	Menefee	Priebe	Van Nostrand
Hill	Middleswart	Radl	Van Roekel
Holden	Millen	Rex	Voorhees
Huff	Miller of	Roorda	Warren
Johnson of	Des Moines	Sanders	Waugh
Audubon	Miller of	Schmeiser	Weichman
Johnston of	Jones	Schroeder	Wells
Johnson	Miller of	Schwartz	Winkelman
Kehe	Marshall	Shaw	Wolfe
			Mr. Speaker

The nays were, none.

Absent or not voting, 28:

Baker	Kennedy of	Lipsky	Peterson
Crabb	Chickasaw	Logue	Poncy
Edgington	Kluever	Mayberry	Renda
Franklin	Knight	McCartney	Rodgers
Gannon	Koch	Mezvinsky	Varley
Graham	Langland	Nolting	Walter
Grassley	Lawson	Perkins	Welden
Jesse			

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

House File 737, a bill for an act to legalize the hospital maintenance levy heretofore made in the county of Humboldt, with report of committee recommending amendment and passage, was taken up for consideration.

Knight of Humboldt asked and received unanimous consent to withdraw the following amendments: amendment filed on April 10, 1969, and found on page 934 of the 1969 House Journal and amendment filed April 28, 1969, and found on page 1299 of the 1969 House Journal.

Hill of Marshall asked and received unanimous consent to withdraw the amendment filed by Hill and Graham on May 20, 1969, and found on page 1845 of the 1969 House Journal.

Hill of Marshall offered the following amendment filed by the committee on judiciary and moved its adoption:

Amend House File 737 as follows:

1. On page 2 insert in line nineteen (19) after the word "legalized" the following:

“, except that any taxpayer who applies to the Humboldt County treasurer before December 31, 1970, may obtain a refund of such tax paid by him for the year 1967.

The Humboldt County treasurer shall publish once each week for two weeks, in all official newspapers of the county, a conspicuous notice addressed to all taxpayers, stating the millage rate to be refunded and the procedure to be followed by a taxpayer in order to receive his refund. The two publications shall be made before December 1, 1970.”

2. On page two, insert in line twenty-one (21) after the word “levy” the words “and not refunded under the provisions of section one (1) of this Act”.

3. On page 2, by striking all of section 3.

The amendment was adopted.

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. 737)

The ayes were, 107:

Alt	Fisher of	Lipsky	Priebe
Andersen	Greene	Logemann	Radl
Baker	Freeman of	Logue	Renda
Battles	Buena Vista	McCartney	Rodgers
Bennett	Freeman of	McCormick	Roorda
Bergman	Clay-Dickinson	McIntyre	Sanders
Blouin	Goode	Mendenhall	Schmeiser
Brinck	Graham	Menefee	Schroeder
Caffrey	Grassley	Mezvinsky	Schwartz
Camp	Hamilton	Middleswart	Shaw
Campbell	Hansen of	Millen	Shepherd
Christensen	Black Hawk	Miller of	Sorg
Cochran	Hanson of	Jones	Stokes
Corey	Howard-Mitchell	Miller of	Strand
Crabb	Hill	Marshall	Stroburg
Crosier	Holden	Miller of	Stromer
Cunningham	Jesse	Page	Strothman
Darrington	Kehe	Milligan	Tapscott
Den Herder	Kennedy of	Mohrfeld	Tieden
Dietz	Dubuque	Nelson	Van Drie
Dooley	Kitner	Nielsen	Van Nostrand
Dougherty	Kluever	Nolting	Van Roekel
Drake	Knoblauch	O'Hearn	Varley
Duitscher	Koch	Ossian	Voorhees
Dunton	Kreamer	Pelton	Waugh
Edgington	Kruse	Perkins	Weichman
Ellsworth	Langland	Peterson	Winkelman
Ewell	Lawson	Pierson	Wolfe
Fischer of	Lippold	Poncy	Mr. Speaker
Grundy			

The nays were, 2:

Huff Skinner

Absent or not voting, 15:

Doyle Franklin Gannon Johnson of
Audubon

Johnston of
Johnson
Kennedy of
Chickasaw

Knight
Mayberry
Miller of
Des Moines

Newton
Rex
Walter

Warren
Welden
Wells

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

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, with report of committee recommending amendment and passage, was taken up for consideration.

Nielsen of Shelby offered the following amendment filed by the committee on law enforcement and moved its adoption:

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 (24), by striking the words "reckless homicide" and inserting in lieu thereof the words "homicide by motor vehicle".
3. Page 1, line 18, by striking the words "less than thirty nor".

The amendment was adopted.

Renda of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 285 as follows:

1. Page 1, line fifteen (15), by striking the word "proximate" and inserting in lieu thereof the word "sole".
2. Page 1, line twenty-two (22), by striking the word "proximate" and inserting in lieu thereof the word "sole".

The amendment was adopted.

Blouin of Dubuque offered, from the floor, the following amendment and moved its adoption:

Amend House File 285, line eight (8), by striking the words "or reckless homicide" and inserting in lieu thereof the words "homicide or homicide by motor vehicle".

The amendment was adopted.

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. 285)

The ayes were, 110:

Alt
Andersen
Baker
Battles
Bennett

Blouin
Brinck
Caffrey
Campbell
Christensen

Cochran
Corey
Crabb
Crosier
Cunningham

Darrington
Den Herder
Dietz
Dooley
Dougherty

Doyle	Kehe	Miller of	Schmeiser
Drake	Kennedy of	Jones	Schroeder
Duitscher	Dubuque	Miller of	Schwartz
Dunton	Kitner	Marshall	Shaw
Edgington	Kluever	Miller of	Shepherd
Ellsworth	Knoblauch	Page	Skinner
Ewell	Koch	Milligan	Stokes
Fisher of	Kreamer	Mohrfeld	Strand
Greene	Kruse	Nelson	Stroburg
Freeman of	Langland	Newton	Stromer
Buena Vista	Lawson	Nielsen	Strothman
Gannon	Lippold	Nolting	Tapscott
Goode	Lipsky	O'Hearn	Tieden
Graham	Logemann	Ossian	Van Drie
Hamilton	Logue	Pelton	Van Nostrand
Hanson of	McCartney	Perkins	Van Roekel
Howard-Mitchell	McCormick	Peterson	Varley
Hill	McIntyre	Pierson	Voorhees
Holden	Mendenhall	Poncy	Warren
Huff	Menefee	Priebe	Waugh
Jesse	Mezvinsky	Renda	Weichman
Johnson of	Middleswart	Rex	Wells
Audubon	Millen	Rodgers	Winkelman
Johnston of	Miller of	Roorda	Wolfe
Johnson	Des Moines	Sanders	Mr. Speaker

The nays were, 2:

Freeman of Grassley
Clay-Dickinson

Absent or not voting, 12:

Bergman	Franklin	Kennedy of	Radl
Camp	Hansen of	Chickasaw	Sorg
Fischer of	Black Hawk	Knight	Walter
Grundy		Mayberry	Welden

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

Senate File 33, a bill for an act relating to roadside parks, with report of committee recommending passage, 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?" (S.F. 33)

The ayes were, 106:

Alt	Caffrey	Cunningham	Duitscher
Andersen	Camp	Darrington	Dunton
Baker	Campbell	Den Herder	Ellsworth
Battles	Christensen	Dietz	Ewell
Bennett	Cochran	Dooley	Fischer of
Bergman	Corey	Dougherty	Grundy
Blouin	Crabb	Doyle	Fisher of
Briack	Crosier	Drake	Greene

Freeman of	Koch	Miller of	Schwartz
Buena Vista	Kreamer	Page	Shaw
Freeman of	Kruse	Milligan	Shepherd
Clay-Dickinson	Langland	Mohrfeld	Sorg
Gannon	Lawson	Nelson	Stokes
Goode	Lippold	Nielsen	Strand
Hamilton	Lipsky	Nolting	Stroburg
Hansen of	Logemann	O'Hearn	Stromer
Black Hawk	Logue	Ossian	Strothman
Hanson of	McCartney	Pelton	Tapscott
Howard-Mitchell	McCormick	Perkins	Tieden
Holden	McIntyre	Peterson	Van Drie
Huff	Mendenhall	Poncy	Van Roekel
Jesse	Menefee	Priebe	Varley
Johnson of	Mezvinsky	Radl	Voorhees
Audubon	Middleswart	Renda	Waugh
Kehe	Millen	Rodgers	Weichman
Kennedy of	Miller of	Roorda	Wells
Dubuque	Jones	Sanders	Winkelman
Kitner	Miller of	Schmeiser	Wolfe
Kluever	Marshall	Schroeder	Mr. Speaker
Knoblauch			

The nays were, none.

Absent or not voting, 18:

Edgington	Johnston of	Miller of	Skinner
Franklin	Johnson	Des Moines	Van Nostrand
Graham	Kennedy of	Newton	Walter
Grassley	Chickasaw	Pierson	Warren
Hill	Knight	Rex	Welden
	Mayberry		

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

HOUSE FILE 814 WITHDRAWN

Langland of Winneshiek asked and received unanimous consent to withdraw House File 814 from further consideration by the House.

ANNOUNCEMENT BY THE CHIEF CLERK

There is on file in the office of the Chief Clerk, a report entitled "Study of the Feasibility of the Use of Existing Facilities in Polk County and Elsewhere in the State for Training in Family Practice", filed in accordance with chapter 48, section 1, Laws of the Sixty-third General Assembly.

HOUSE CONCURRENT RESOLUTION 103

By McIntyre

A Concurrent Resolution rescinding Senate Concurrent Resolution 18 as passed by the Sixty-third General Assembly of Iowa, first session, 1969, 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.

Be It Resolved by the House of Representatives, the Senate Concurring, of the Sixty-third General Assembly of Iowa, second session, that this General Assembly respectfully withdraws the request it made 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.

STANDING COMMITTEES OF THE HOUSE
SIXTY-THIRD GENERAL ASSEMBLY
SECOND SESSION
APPOINTED BY SPEAKER HARBOR

AGRICULTURE

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

APPROPRIATIONS

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

CITIES AND TOWNS

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

COMMERCE

Fischer of Grundy, Chairman	Dougherty	Kreamer	Schwartz
Koch*	Ellsworth	Logue	Shepherd
Alt	Fisher of Greene	McCortney	Strand
Battles	Freeman of Buena Vista	McIntyre	Tapscott
Crabb	Gannon	Mezvinsky	Van Drie
Darrington	Hamilton	O'Hearn	Van Nostrand
		Priebe	Winkelman

CONSERVATION AND RECREATION

Tieden, Chairman	Corey	Kruse	Ossian
Johnson* of Audubon- Guthrie	Cunningham	Lippold	Perkins
Baker	Dietz	Mendenhall	Poncy
Battles	Freeman of Clay-Dickinson	Middleswart	Priebe
Bergman	Hamilton	Miller of	Radl
Christensen	Hanson of	Jones	Rodgers
	Howard-Mitchell	Miller of	Shepherd
	Kitner	Marshall	Voorhees

*Ranking Member

CONSTITUTIONAL AMENDMENTS AND REAPPORTIONMENT

Van Nostrand, Chairman	Fisher of Greene	Logue Mezvinsky	Pelton Pierson
Shaw*	Gannon	Milligan	Strothman
Bergman	Goode	Nelson	Varley
Blouin	Graham	Newton	Winkelman
Corey	Jesse	Nolting	

COUNTY GOVERNMENT

Peterson, Chairman	Darrington	Johnson of	Mezvinsky
Stokes*	Den Herder	Audubon-	Nielsen
Battles	Dietz	Guthrie	Rex
Bennett	Duitscher	Kennedy of	Schmeiser
Brinck	Graham	Dubuque	Schroeder
Campbell	Hanson of	Kruse	Skinner
Corey	Howard-Mitchell	Menefee	Strand

ENVIRONMENTAL PRESERVATION

Varley, Chairman	Blouin	Huff	Radl
Lawson*	Campbell	Langland	Sorg
	Cochran	Miller of Marshall	

HIGHER EDUCATION

Kluever, Chairman	Crabb	Hansen of	Pelton
Pierson*	Cunningham	Black Hawk	Van Roekel
Blouin	Doyle	Langland	Varley
Caffrey	Freeman of	Lawson	Wells
Campbell	Buena Vista	Newton	

HUMAN AND INDUSTRIAL RELATIONS

Millen, Chairman	Cochran	Koch	Walter
Mohrfeld*	Crosier	McIntyre	Waugh
Bennett	Dooley	Nolting	Weichman
Caffrey	Drake	Perkins	Welden
Campbell	Edgington	Pierson	Wells
	Ellsworth	Stromer	

IOWA DEVELOPMENT

Winkelman, Chairman	Freeman of	Lippold	Radl
Voorhees*	Buena Vista	Logemann	Shepherd
Alt	Hanson of	Logue	Stroburg
Camp	Howard-Mitchell	Miller of	Van Drie
Crosier	Kennedy of	Marshall	Walter
Dietz	Chickasaw	Mohrfeld	Warren
	Knoblauch	Poncy	

JUDICIARY

Hill, Chairman	Jesse	Kluever	Renda
Pelton*	Johnston of	Knight	Shaw
Doyle	Johnson	Kreamer	Skinner
Grassley	Kehe	McCartney	Sorg
Huff	Kennedy of	Nielsen	Weichman
	Chickasaw	Radl	

*Ranking Member

LAW ENFORCEMENT

Nielsen, Chairman	Freeman of Clay-Dickinson	Kennedy of Dubuque	Nelson
Kitner*	Hamilton	Kluever	O'Hearn
Alt	Hill	Knight	Perkins
Bennett	Johnson of Audubon-	Lippold	Poncy
Christensen	Guthrie	Logemann	Renda
Cunningham	Johnston of Johnson	Middleswart	Sanders
Dooley	Kehe	Millen	Schwartz
Dougherty	Kennedy of Chickasaw	Miller of Jones	Tapscott
Ewell		Miller of Marshall	Van Roekel
Fisher of Greene			Voorhees
			Wolfe

RULES

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

SCHOOLS

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

SOCIAL SERVICES

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

STATE GOVERNMENT

Fisher of Greene, Chairman	Freeman of Buena Vista	Kennedy of Dubuque	Milligan
Edgington*	Graham	Kitner	Newton
Alt	Hansen of Black Hawk	Koch	O'Hearn
Battles	Hill	Kruse	Rex
Camp	Jesse	Lawson	Rodgers
Crabb	Johnson of Audubon-	Logue	Roorda
Crosier	Guthrie	Mayberry	Stroburg
Drake		McCormick	Tapscott
		Menefee	Van Roekel
			Wolfe

*Ranking Member

TRANSPORTATION

Miller of	Drake	Kehe	Renda
Page,	Dunton	McIntyre	Sanders
Chairman	Fischer of	Mendenhall	Schroeder
Goode*	Grundy	Menefee	Skinner
Bennett	Hanson of	Mezvinsky	Stokes
Brinck	Howard-Mitchell	Miller of	Stroburg
Christensen	Holden	Marshall	Welden
Darrington			

WAYS AND MEANS

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

REPRESENTATIVES AND THEIR RESPECTIVE COMMITTEES
SIXTY-THIRD GENERAL ASSEMBLY
SECOND SESSION

ALT OF POLK
(Subdistrict No. 4)

Commerce	Law enforcement	State government
Iowa development	Social services	

ANDERSEN OF WOODBURY
(Subdistrict No. 1)

Appropriations	Schools	Ways and means
Cities and towns	Social services*	

BAKER OF BOONE

Agriculture	Conservation and recreation	Schools
		Ways and means

BATTLES OF JACKSON

Agriculture	Conservation and recreation	County government
Commerce		State government

BENNETT OF POLK
(Subdistrict No. 5)

County government	Human and industrial relations	Law enforcement
		Transportation

BERGMAN OF LYON-OSCEOLA

Appropriations	Constitutional amendments and reapportionment	Schools
Conservation and recreation		

BLOUIN OF DUBUQUE
(Subdistrict No. 2)

Cities and towns	Environmental preservation	Higher education
Constitutional amendments and reapportionment		Social services

*Ranking Member

	BRINCK OF LEE (Subdistrict No. 1)	
Cities and towns County government	Schools	Transportation
	CAFFREY OF POLK (Subdistrict No. 10)	
Appropriations Higher education	Human and industrial relations	Social services
	CAMP OF CLINTON (Subdistrict No. 1)	
Appropriations, Chairman	Iowa development	State government
	CAMPBELL OF WASHINGTON	
Agriculture County government	Environmental preservation Higher education	Human and industrial relations
	CHRISTENSEN OF CLARKE-UNION	
Agriculture Appropriations	Conservation and recreation	Law enforcement Transportation
	COCHRAN OF WEBSTER (Subdistrict No. 2)	
Appropriations Environmental preservation	Human and industrial relations	Rules Ways and means
	COREY OF LOUISA-MUSCATINE (Subdistrict No. 2)	
Conservation and recreation	Constitutional amend- ments and reappor- ment	County government Social services
	CRABB OF CRAWFORD	
Agriculture* Commerce	Higher education	State government
	CROSIER OF LINN (Subdistrict No. 5)	
Human and industrial relations	Iowa development State government	Ways and means
	CUNNINGHAM OF STORY (Subdistrict No. 2)	
Appropriations Cities and towns, Chairman	Conservation and recreation	Higher education Law enforcement
	DARRINGTON OF HARRISON	
Appropriations Commerce	County government	Transportation
	DEN HERDER OF SIOUX	
Appropriations County government	Social services	Ways and means, Chairman
	DIETZ OF SCOTT (Subdistrict No. 1)	
Agriculture	Conservation and recreation	County government Iowa development

*Ranking Member

	DOOLEY OF WOODBURY (Subdistrict No. 3)	
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 No. 2)	
Higher education Judiciary	Social services	Ways and means
	DRAKE OF LOUISA-MUSCATINE (Subdistrict No. 1)	
Human and industrial relations	Schools State government	Transportation
	DUITSCHER OF WRIGHT	
Agriculture County government	Schools	Social services
	DUNTON OF KEOKUK	
Appropriations Social services	Transportation	Ways and means
	EDGINGTON OF FRANKLIN	
Appropriations	Human and industrial relations	State government* Ways and means
	ELLSWORTH OF DUBUQUE (Subdistrict No. 3)	
Appropriations Cities and towns	Commerce	Human and industrial relations
	EWELL OF BLACK HAWK (Subdistrict No. 4)	
Law enforcement Schools	Social services	Ways and means
	FISCHER OF GRUNDY	
Appropriations Commerce, Chairman	Transportation	Ways and means
	FISHER OF GREENE	
Commerce Constitutional amendments and reapportionment	Law enforcement State government, Chairman	Ways and means
	FRANKLIN OF POLK (Subdistrict No. 9)	
Appropriations Cities and towns	Schools	Social services
	FREEMAN OF BUENA VISTA	
Commerce Higher education	Iowa development	State government
	FREEMAN OF CLAY-DICKINSON	
Agriculture	Conservation and recreation	Law enforcement Schools

*Ranking Member

	GANNON OF JASPER (Subdistrict No. 1)	
Appropriations Commerce	Constitutional amend- ments and reappor- tionment	Rules
	GOODE OF APPANOOSE-DAVIS	
Appropriations	Constitutional amend- ments and reappor- tionment	Rules Transportation* Ways and means
	GRAHAM OF IDA-SAC	
Constitutional amend- ments and reappor- tionment	County government State government	Ways and means
	GRASSLEY OF BUTLER	
Appropriations Judiciary	Schools, Chairman	Ways and means
	HAMILTON OF CEDAR	
Appropriations Commerce	Conservation and recreation	Law enforcement Social services
	HANSEN OF BLACK HAWK (Subdistrict No. 1)	
Appropriations Cities and towns	Higher education	State government
	HANSON OF HOWARD-MITCHELL	
Conservation and recreation	County government Iowa development	Transportation
	HILL OF MARSHALL (Subdistrict No. 1)	
Appropriations Judiciary, Chairman	Law enforcement	State government
	HOLDEN OF SCOTT (Subdistrict No. 6)	
Cities and towns	Social services, Chairman	Transportation Ways and means
	HUFF OF POLK (Subdistrict No. 2)	
Appropriations Cities and towns	Environmental preservation	Judiciary Social services
	JESSE OF POLK (Subdistrict No. 6)	
Constitutional amend- ments and reappor- tionment	Judiciary Social services	State government
	JOHNSON OF AUDUBON-GUTHRIE	
Conservation and recreation*	County government Law enforcement	State government
	JOHNSTON OF JOHNSON (Subdistrict No. 1)	
Appropriations Judiciary	Law enforcement	Schools

*Ranking Member

	KEHE OF BREMER	
Judiciary Law enforcement	Schools	Transportation
	KENNEDY OF CHICKASAW	
Iowa development Judiciary	Law enforcement	Schools
	KENNEDY OF DUBUQUE (Subdistrict No. 1)	
County government Law enforcement	Schools	State government
	KITNER OF BUCHANAN	
Conservation and recreation	Law enforcement* Social services	State government
	KLUEVER OF CASS	
Appropriations	Higher education, Chairman	Judiciary Law enforcement
	KNIGHT OF HUMBOLDT-POCAHONTAS	
Agriculture Judiciary	Law enforcement	Social services
	KNOBLAUCH OF CARROLL	
Cities and towns Iowa development	Social services	Ways and means
	KOCH OF WOODBURY (Subdistrict No. 4)	
Commerce*	Human and industrial relations	State government Ways and means
	KREAMER OF POLK (Subdistrict No. 7)	
Commerce Judiciary	Schools	Ways and means
	KRUSE OF O'BRIEN	
Agriculture	Conservation and recreation	County government State government
	LANGLAND OF WINNESHIEK	
Agriculture Environmental preservation	Higher education Schools*	Ways and means
	LAWSON OF CERRO GORDO (Subdistrict No. 5)	
Cities and towns Environmental preservation*	Higher education Social services	State government
	LIPPOLD OF BLACK HAWK (Subdistrict No. 5)	
Conservation and recreation	Iowa development Law enforcement	Schools
	LIPSKY OF LINN (Subdistrict No. 6)	
Appropriations Schools	Social services	Ways and means

*Ranking Member

Agriculture Iowa development	LOGEMANN OF WINNEBAGO-WORTH Law enforcement	Schools
Cities and towns Commerce	LOGUE OF IOWA Constitutional amend- ments and reappor- tionment	Iowa development State government
Schools Social services	MAYBERRY OF WEBSTER (Subdistrict No. 1) State government	Ways and means
Appropriations Commerce	MCCARTNEY OF FLOYD Judiciary	Ways and means
Appropriations Cities and towns	MCCORMICK OF DELAWARE Social services	State government
Commerce	MCINTYRE OF LINN (Subdistrict No. 3) Human and industrial relations	Transportation Ways and means
Cities and towns	MENDENHALL OF ALLAMAKEE Conservation and recreation	Schools Transportation
Agriculture County government	MENEFEE OF FAYETTE State government	Transportation
Commerce	MEZVINSKY OF JOHNSON (Subdistrict No. 2) Constitutional amend- ments and reappor- tionment	County government Transportation
Agriculture	MIDDLESWART OF WARREN Conservation and recreation	Law enforcement Ways and means
Appropriations	MILLEN OF JEFFERSON-VAN BUREN Human and industrial relations, Chairman	Law enforcement Rules
Appropriations Cities and towns	MILLER OF DES MOINES (Subdistrict No. 1) Rules	Social services
Appropriations	MILLER OF JONES Conservation and recreation	Law enforcement Social services
Conservation and recreation	MILLER OF MARSHALL (Subdistrict No. 2) Environmental preservation Iowa development	Law enforcement Transportation

*Ranking Member

Appropriations Schools	MILLER OF PAGE Transportation, Chairman	Ways and means
Cities and towns	MILLIGAN OF POLE (Subdistrict No. 8) Constitutional amend- ments and reappor- tionment	State government Ways and means
Human and industrial relations*	MOHRFELD OF TAMA Iowa development Schools	Ways and means
Agriculture	NELSON OF CHEROKEE Constitutional amend- ments and reappor- tionment	Law enforcement Schools Ways and means
Appropriations	NEWTON OF SCOTT (Subdistrict No. 2) Constitutional amend- ments and reappor- tionment	Higher education State government
County government Judiciary	NIELSEN OF SHELBY Law enforcement, Chairman	Ways and means
Cities and towns	NOLTING OF BLACK HAWK (Subdistrict No. 3) Constitutional amend- ments and reappor- tionment	Human and industrial relations
Appropriations Commerce	O'HEARN OF SCOTT (Subdistrict No. 3) Law enforcement	State government
Appropriations	OSSIAN OF ADAMS-MONTGOMERY Conservation and recreation	Social services Ways and means
Cities and towns	PELTON OF CLINTON (Subdistrict No. 2) Constitutional amend- ments and reappor- tionment	Higher education Judiciary*
Conservation and recreation	PERKINS OF POTTAWATTAMIE (Subdistrict No. 3) Human and industrial relations	Law enforcement Social services
Appropriations	PETERSON OF WOODBURY (Subdistrict No. 5) County government, Chairman	Schools Social services
Agriculture Constitutional amend- ments and reappor- tionment	PIERSON OF MAHASKA Higher education* Human and industrial relations	Schools

*Ranking Member

	PONCY OF WAPELLO (Subdistrict No. 1)	
Conservation and recreation	Iowa development Law enforcement	Schools
	PRIEBE OF KOSSUTH	
Agriculture Appropriations	Commerce	Conservation and recreation
	RADL OF LINN (Subdistrict No. 2)	
Appropriations Conservation and recreation	Environmental preservation	Iowa development Judiciary
	RENDI OF POLK (Subdistrict No. 3)	
Appropriations Judiciary	Law enforcement	Transportation
	REX OF HAMILTON	
Agriculture County government	Social services	State government
	RODGERS OF DALLAS	
Conservation and recreation	Schools State government	Ways and means
	ROORDA OF JASPER (Subdistrict No. 2)	
Schools Social services	State government	Ways and means*
	SANDERS OF EMMET-PALO ALTO	
Cities and towns Law enforcement	Social services	Transportation
	SCHMEISER OF DES MOINES (Subdistrict No. 2)	
Agriculture County government	Schools	Ways and means
	SCHROEDER OF POTTAWATTAMIE (Subdistrict No. 1)	
Agriculture County government	Social services	Transportation
	SCHWARTZ OF WAPELLO (Subdistrict No. 2)	
Agriculture	Commerce	Law enforcement
	SHAW OF SCOTT (Subdistrict No. 4)	
Appropriations	Constitutional amendments and reapportionment*	Judiciary Rules Schools
	SHEPHERD OF LEE (Subdistrict No. 2)	
Cities and towns* Commerce	Conservation and recreation	Iowa development Ways and means
	SKINNER OF POLK (Subdistrict No. 1)	
Cities and towns County government	Judiciary	Transportation

*Ranking Member

	SOEG OF LINN (Subdistrict No. 1)	
Cities and towns	Judiciary	Ways and means
Environmental preservation	Social services	
	STOKES OF PLYMOUTH	
Agriculture	Transportation	Ways and means
County government*		
	STRAND OF POWESHIEK	
Agriculture	County government	Social services
Commerce		
	STROBURG OF RINGGOLD-TAYLOR	
Agriculture	State government	Transportation
Iowa development		
	STROMER OF HANCOCK	
Agriculture	Human and industrial relations	Schools Social services
	STROTHMAN OF HENRY	
Agriculture, Chairman	Constitutional amendments and reapportionment	Schools Social services Ways and means
	TAPSCOTT OF POLK (Subdistrict No. 11)	
Commerce	Social services	State government
Law enforcement		
	TIEDEN OF CLAYTON	
Appropriations	Conservation and recreation, Chairman	Rules Schools
	VAN DRIE OF STORY (Subdistrict No. 1)	
Commerce	Rules*	Ways and means
Iowa development	Schools	
	VAN NOSTRAND OF POTTAWATTAMIE (Subdistrict No. 2)	
Appropriations	Constitutional amendments and reapportionment, Chairman	Rules Ways and means
Commerce		
	VAN ROEKEL OF MARION	
Higher education	Social services	State government
Law enforcement		
	VARLEY OF ADAIR-MADISON	
Agriculture	Environmental preservation, Chairman	Higher education
Appropriations		
Constitutional amendments and reapportionment		
	VOORHEES OF BLACK HAWK (Subdistrict No. 2)	
Conservation and recreation	Iowa development* Law enforcement	Social services

*Ranking Member

	WALTER OF POTTAWATTAMIE (Subdistrict No. 4)	
Cities and towns	Human and industrial relations	Iowa development Schools
	WARREN OF DECATUR-WAYNE	
Agriculture Iowa development	Schools	Social services
	WAUGH OF MONONA	
Agriculture	Human and industrial relations	Schools Social services
	WEICHMAN OF BENTON	
Human and industrial relations	Judiciary Schools	Ways and means
	WELDEN OF HARDIN	
Appropriations*	Human and industrial relations	Transportation Ways and means
	WELLS OF LINN (Subdistrict No. 4)	
Higher education	Human and industrial relations	Social services
	WINKELMAN OF CALHOUN	
Commerce Constitutional amendments and reapportionment	Iowa development, Chairman	Rules Ways and means
	WOLFE OF CERRO GORDO (Subdistrict No. 1)	
Cities and towns Law enforcement	Social services	State government

CHANGES IN SUBCOMMITTEE

Camp of Clinton, chairman of the committee on appropriations, announced the following subcommittee changes for the second regular session (1970):

Varley of Adair-Madison from the subcommittee on education to the subcommittee on state departments.

Tieden of Clayton from the subcommittee on state departments to the subcommittee on education.

Christensen of Clarke-Union to chairman of subcommittee of natural resources.

Grassley of Butler to chairman of the subcommittee on education.

Johnston of Johnson from the subcommittee on claims.

Priebe of Kossuth to the subcommittee on claims.

SUBCOMMITTEES OF APPROPRIATIONS COMMITTEE (Second Regular Session, 1970)

CLAIMS

Miller of Jones, chairman
Huff

Priebe

*Ranking Member

EDUCATION

Grassley, chairman	Johnston of Johnson
Cunningham	Kluever
Dunton	Radl
Hansen of Black Hawk	Tieden

IOWA DEVELOPMENT

Shaw, chairman	Ossian
Darrington	Newton
Hill	Priebe
O'Hearn	

NATURAL RESOURCES

Christensen, chairman	McCormick
Millen	Hamilton
Miller of Jones	Renda

SOCIAL SERVICES

Lipsky, chairman	Franklin
Andersen	Miller of Des Moines
Den Herder	Van Nostrand
Ellsworth	

STATE DEPARTMENTS

Edgington, chairman	McCartney
Fischer of Grundy	Peterson
Gannon	Varley

TRANSPORTATION AND LAW ENFORCEMENT

Welden, chairman	Huff
Goode	Miller of Page
Caffrey	Bergman
Cochran	

COMMUNICATION FROM THE STATE COMPTROLLER

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

January 15, 1970

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 during 1969 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

CHAPTER 25A GENERAL TORT CLAIMS APPROVED
BY STATE APPEAL BOARD, 1969

Claim No.	Claimant	Nature of Claim	Amount Claimed	Amount Approved
T-154-63	Chester O. Hougén	Damage to suit at State House	\$ 110.00	\$ 60.00
T-499-63	Alverna M. Jones	Injury while patient at University Hospital	10,000.00	2,500.00
T-809-63	Richard W. Mercer	Injury in Anamosa Reformatory	35,000.00	6,000.00
T-931-63	Murl C. Bird	Injured at Penitentiary	250,000.00	900.00
T-1040-63	Lloyd E. Kramer	Damage to auto at State Fairground	46.08	46.08
T-1111-63	Harold Woodley	Loss of hogs due to trash fire at Iowa Falls liquor store	2,020.73	2,020.73
T-1121-63	Edward Foster	Loss of hogs due to trash fire at Iowa Falls liquor store	488.86	488.86
T-1154-63	Clyde Brooks	Property damage—trash fire at Iowa Falls liquor store	9,023.54	7,500.00
T-1169-63	Harold Woodley	Property damage—trash fire at Iowa Falls liquor store	518.26	518.26
T-1170-63	Patricia Ide	Injuries received at Lake Darling State Park	1,286.05	400.00
T-1195-63	Betty J. Robinson	Injury received at Iowa State Fair	150.00	75.00
T-1196-63	Edward O. Nearhoof	Damage to auto at Grimes Bldg. parking lot	103.22	103.22
T-221-64	Ruth Faith Lane	Auto damage at S.U.I. parking lot	11.69	11.69
T-301-64	Jeanne M. Embree	Death of a son at Clarinda Mental Health Institute	150,000.00	13,500.00
T-345-64	Edward F. Miller	Damage to auto struck by National Guard truck	40.38	40.38
T-612-64	Dean F. Jacobs	Auto damage at Grimes Bldg. parking lot	199.97	199.97
T-648-64	Elwood P. Vold	Damage to auto at I.S.U. parking lot	7.21	7.21
T-654-64	Henry Yoder	Damage to auto at S.U.I., rock thrown by mower	24.72	24.72
T-861-64	Keith J. Lorimor	Damage to trailer at State Fair Grounds	70.30	70.30
T-869-64	Robert L. Halferty	Damage to auto at Rock Creek State Park	55.59	55.59
H-52-63-T	Mr. & Mrs. Levi French	Highway 34 flood damage to farm and home	1,114.90	739.90
H-79-63-T	H & P Land & Cattle Co.	Drainage damages caused by highway grading activities	768.84	768.84
H-105-63-T	Cris L. Green	Loss of eyeglasses when IHC mower overturned	36.50	36.50
H-106-63-T	John Flaherty	Paint damage to car from highway painting	50.47	50.47

Claim No.	Claimant	Nature of Claim	Amount Claimed	Amount Approved
H-107-63-T	Merlen Hegland	Fence damage caused by IHC mower	75.00	62.50
H-108-63-T	Duane Randall	Tire damage by spike in IHC traffic counter	16.70	16.70
H-114-63-T	Wayne M. Graves	Auto damage by paint dropped from bridge	79.41	10.00
H-115-63-T	Donald Grove	Crop damage caused by highway construction	278.96	278.96
H-116-63-T	Richard Lanny Goy	Crop damage caused by highway spraying	20.00	20.00
H-118-63-T	Charlie Keppy	Crop damage from trash fire at IHC maintenance garage	125.00	125.00
H-1-64-T	Glen Perry	Damage to tractor from survey stake	30.90	30.90
H-4-64-T	Mosquito Creek Drainage District No. 22	Damage to drainage ditch due to activities of Iowa State Highway Commission	1,445.00	1,445.00
H-5-64-T	Lenora B. Drennen	Pond filled with silt caused by highway work	153.00	153.00
H-7-64-T	D. A. Schwertley & Joe Tamisiea	Damage to crops due to obstruction of drainage ditches	225.00	225.00
H-24-64-T	Leland W. Hurley	Blocking private sewer line by highway construction	736.69	736.69
H-42-64-T	Traviss TV & Electronics, Inc.	Damage to windshield by sand dropped from bridge	84.29	84.29
H-48-64-T	Eugene L. Dunn	Damage due to flooding of crop land	1,500.00	300.00
H-49-64-T	Raymond O. Skillbred	Dozer work on crop land following highway project	30.90	30.90
H-55-64-T	Joseph L. Schuler	Loss to IHC employee of work shoes damaged by lawn mower	19.99	19.99
H-58-64-T	Mrs. Ervin Laackmann	Damage to car by paving blowup	22.18	22.18
H-60-64-T	Employers Mutual Co.	Damage to car by painting crew	51.50	51.50
H-67-64-T	Wagner Plumbing & Heating	Damage to truck driving on IHC scale	57.40	57.40
T-145-63	Marvin Earl Winters	Injury in Fort Madison Penitentiary	40,000.00	2,356.95
T-454-63	Hattie R. Hotek	Death of spouse following fall in liquor store	15,000.00	3,500.00
H-72-63-T	Robert I. Skelton & Kenosha Auto Tractor Trans. Corp.	Damage to vehicle due to low overhead bridge	459.51	306.20

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 1023, 1025, 1026, 1027 and 1029; and Senate File 1004.

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 1023, 1025, 1026, 1027 and 1029 and Senate File 1004.

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 January, 1970, sent to the Governor for his approval: House Files 1023, 1025, 1026, 1027 and 1029.

ELIZABETH SHAW, Chairman

Report adopted.

REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government, submitted the following reports:

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 788**, 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, begs leave to report it has had the same under consideration and has instructed me to report 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 788 as follows:

1. By striking from page one (1), line fourteen. (14), the figures, "1969" and inserting in lieu thereof the figures, "1970".

2. By striking from page two (2), line twenty-seven (27), the figures, "1969" and inserting in lieu thereof the figures, "1970".

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 1020, a bill for an act pertaining to the nomination and election of members of the General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Peterson of Woodbury, from the committee on county government, submitted the following reports:

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

Also:

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 court 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

AMENDMENTS FILED

- 1 Amend House File 199, section 1, line 5, by striking the
- 2 word and figures "fifty-seven (57)" and insert in lieu thereof
- 3 the word and figures "fifty-four (54)".

CAMPBELL of Washington

- 1 Amend House File 564, page 1, by striking lines
- 2 five (5) through eighteen (18), inclusive, and inserting in
- 3 lieu thereof the following:
- 4 1. By striking from subsection two (2), lines four (4)
- 5 and five (5), the words "who voted in the last preceding
- 6 general state election as shown by the pollbooks,".

7 2. By striking from subsection three (3), lines three
8 (3) through five (5), inclusive, the words "who voted at
9 the last preceding general election, as shown by the poll-
10 books,".

MILLER of Des Moines
DRAKE of Louisa-Muscatine

1 Amend House File 589 by striking all after the enacting
2 clause and inserting in lieu thereof the following:
3 Section 1. Chapter two hundred ninety-three (293),
4 section one (1), Acts of the Sixty-second General Assembly,
5 amending section three hundred thirty-two point three (332.3),
6 Code 1966, is hereby amended by striking from line six (6) the
7 word "There" and all of lines seven (7), eight (8) and nine (9)
8 and inserting in lieu thereof the following:
9 "The board may adopt a schedule of fees to be charged
10 the users of such service, and such fee schedule may include
11 considerations concerning the cost of the service and the
12 user's ability to pay."

GRAHAM of Ida-Sac

1 Amend House File 641 as follows:
2 Amend section 1, line 10, by inserting after the word
3 "laundries" the words "and coin-operated dry cleaners".

WELLS of Linn

1 Amend House File 1020 by adding after section 7:
2 Sec. 8. Section forty-three point fourteen (43.14), Code
3 1966, is hereby amended by adding after the word "county" in
4 line six (6) "or legislative district".
5 Further amend House File 1020 by renumbering the remaining
6 sections.

GOODE of Appanoose-Davis

1 Amend House File 1020 by adding as section nine (9) the
2 following and renumbering the next section:
3 Sec. 9. For the primary and general elections in the year
4 1970, nomination papers and other election papers making
5 reference to a county in referring to a representative
6 district shall be construed to mean the numbered district
7 which has been assigned to the county.

EDGINGTON of Franklin
ALT of Polk
McCORMICK of Delaware

1 Amend Senate File 1026 by inserting on page two (2),
2 line twenty-two (22), after the word "general," the words
3 "employees of elected state officials,".

CRABB of Crawford

1 Amend House File 1052 as follows:
2 1. By striking from line seven (7) the words "inserting
3 in line", and striking all of line eight (8), and inserting
4 in lieu thereof the following: "striking in line three (3)
5 the word 'six' and inserting in lieu thereof the word 'seven'."
6 2. By striking from line twelve (12) the words "inserting

7 in line", and striking all of line thirteen (13), and inserting
 8 in lieu thereof the following: "striking in line three (3)
 9 the word "six" and inserting in lieu thereof the word "seven"."

McINTYRE of Linn

1 Amend House File 1056 as follows:

2 1. Page two (2), by striking lines thirty-two (32) through
 3 thirty-five (35), inclusive.

4 2. Page three (3), by striking lines one (1) through four
 5 (4), inclusive, and inserting in lieu thereof the following:

6 "Sec. 5. Section three hundred forty point two (340.2),
 7 Code 1966, is amended as follows:

8 (1) By inserting in line nineteen (19) after the word 'com-
 9 pensation' the words 'for each county auditor, county trea-
 10 surer, county recorder, clerk of the district court, and
 11 county sheriff'. This amendment is retroactive to July 4,
 12 1965 as to the officers specified in this amendment who actu-
 13 ally received such additional five hundred dollars compensa-
 14 tion only, and salaries heretofore paid to any of these offi-
 15 cers in accordance herewith are hereby legalized.

16 (2) By striking lines one (1) through seventeen (17),
 17 inclusive, retroactively from and after July 1, 1969.

18 (3) By striking lines eighteen (18) through twenty-one
 19 (21), inclusive, retroactively from and after July 1, 1969."

20 3. Page three (3), line seventeen (17), by adding after
 21 the period the following:

22 "Sec. 7. Section three hundred forty point nine (340.9), Code 1966,
 23 as amended by chapter two hundred seventeen (217), section
 24 seven (7), Acts of the Sixty-third General Assembly, First
 25 Session, is further amended by striking lines thirty-eight
 26 (38) through forty (40), inclusive."

27 4. By renumbering section seven (7) accordingly.

28 5. Page one (1), by inserting in the title, line six (6)
 29 after the word "held" the words "and repealing such extra
 30 compensation provisions from and after July 1, 1969".

SCHROEDER of Pottawattamie

VAN NOSTRAND of Pottawattamie

PERKINS of Pottawattamie

On motion by Millen of Jefferson-Van Buren, the House adjourned
 until 9:00 a.m., Friday, January 16, 1970.

JOURNAL OF THE HOUSE

Fifth Calendar Day—Fifth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FRIDAY, JANUARY 16, 1970.

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

Prayer was offered by the Reverend Perry Brown, pastor of the St. John's Lutheran Church, Charles City, Iowa.

The Journal of Thursday, January 15, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Johnson of Audubon-Guthrie on request of Nielsen of Shelby.

PRESENTATION OF VISITOR

Speaker pro tempore Millen presented to the House the Honorable Cecil Reed, former member of the House in the Sixty-Second General Assembly.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 8, 377, 499, 788 and 1020, under Rule 35.

INTRODUCTION OF BILLS

House File 1072, by Rodgers (Shirley), a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Dallas County, Iowa, authorizing and providing for the issuance of county home bonds of said county 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 county.

Read first time and referred to committee on judiciary.

House File 1073, by Renda (Gaudineer), a bill for an act relating to supreme court law clerks.

Read first time and referred to committee on judiciary.

House File 1074, by Renda, a bill for an act relating to rabies vaccination for dogs.

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

House File 1075, by Renda, a bill for an act relating to attorneys and counselors.

Read first time and referred to committee on **judiciary.**

SENATE MESSAGES CONSIDERED

Senate File 406, a bill for an act relating to records in the county recorder's office.

Read first time and referred to committee on **county government.**

Senate File 407, a bill for an act relating to benefited water districts.

Read first time and referred to committee on **county government.**

HOUSE FILE 253 WITHDRAWN

Andersen of Woodbury asked and received unanimous consent to withdraw House File 253 from further consideration by the House.

HOUSE FILE 753 WITHDRAWN

Knight of Humboldt-Pocahontas asked and received unanimous consent to withdraw House File 753 from further consideration by the House.

McCartney of Floyd announced the following:

SCHEDULE OF HOUSE STANDING COMMITTEES (Second Regular Session—1970)

MONDAY

- 9:00 A.M. IN SESSION
- 1:30 P.M. IN SESSION
- 2:30 P.M. Higher education—Speaker's Room
Schools—Room 1
- 3:30 P.M. Agriculture—Room 1
State government—Gallery West
- 4:30 P.M. Appropriations—Room 1
Environmental preservation—Speaker's Room

TUESDAY

- 9:00 A.M. IN SESSION
- 1:30 P.M. IN SESSION
- 2:30 P.M. Judiciary—Speaker's Room
Iowa development—Room 1
- 3:30 P.M. Transportation—Speaker's Room
Conservation and recreation—Room 1
- 4:30 P.M. Rules—Speaker's Room
Human and industrial relations—Room 1

WEDNESDAY

9:00 A.M. IN SESSION
 1:30 P.M. IN SESSION
 2:30 P.M. Ways and means—Room 1
 3:30 P.M. Commerce—Speaker's Room
 Social services—Room 1
 4:30 P.M. County government—Room 1
 Cities and towns—Speaker's Room

THURSDAY

9:00 A.M. IN SESSION
 1:30 P.M. IN SESSION
 2:30 P.M. Law enforcement—Room 1
 Constitutional amendments and reapportionment—Speaker's
 Room

FRIDAY

9:00 A.M. IN SESSION
 (No further scheduled standing committee meetings)

CONSIDERATION OF BILLS
 REGULAR CALENDAR

House File 564, a bill for an act relating to the selection of jurors and talesmen, with report of committee recommending passage, was taken up for consideration.

Miller of Des Moines offered the following amendment filed by him and Drake of Louisa-Muscatine and moved its adoption:

Amend House File 564 page 1, by striking lines five (5) through eighteen (18), inclusive, and inserting in lieu thereof the following:

1. By striking from subsection two (2), lines four (4) and five (5), the words "who voted in the last preceding general state election as shown by the pollbooks,".

2. By striking from subsection three (3), lines three (3) through five (5), inclusive, the words "who voted at the last preceding general election, as shown by the pollbooks,".

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. 564)

The ayes were, 102:

Alt	Bennett	Campbell	Cunningham
Andersen	Bergman	Christensen	Darrington
Baker	Blouin	Corey	Den Herder
Battles	Caffrey	Crosier	Dietz

Dooley	Holden	Millen	Schmeiser
Dougherty	Huff	Miller of	Schroeder
Doyle	Kehe	Des Moines	Schwartz
Duitscher	Kennedy of	Miller of	Shaw
Dunton	Dubuque	Jones	Shepherd
Edgington	Kitner	Miller of	Sorg
Ellsworth	Kluever	Marshall	Stokes
Fischer of	Knight	Milligan	Strand
Grundy	Knoblauch	Mohrfeld	Stroburg
Fisher of	Koch	Nelson	Stromer
Greene	Kruse	Nielsen	Strothman
Freeman of	Langland	Nolting	Tieden
Buena Vista	Lawson	O'Hearn	Van Drie
Freeman of	Lippold	Pelton	Van Roekel
Clay-Dickinson	Lipsky	Peterson	Varley
Gannon	Logemann	Pierson	Voorhees
Goode	Logue	Poncy	Walter
Grassley	McCartney	Priebe	Warren
Hamilton	McCormick	Radl	Waugh
Hansen of	McIntyre	Renda	Weichman
Black Hawk	Mendenhall	Rex	Welden
Hanson of	Menefee	Rodgers	Winkelman
Howard-Mitchell	Mezvinsky	Roorda	Wolfe
Hill	Middleswart	Sanders	Mr. Speaker

The nays were, none.

Absent or not voting, 22:

Brinck	Graham	Kennedy of	Ossian
Camp	Jesse	Chickasaw	Perkins
Cochran	Johnson of	Kreamer	Skinner
Crabb	Audubon	Mayberry	Tapscott
Drake	Johnston of	Miller of	Van Nostrand
Ewell	Johnson	Page	Wells
Franklin		Newton	

to have passed the House and the title was agreed to.

The bill having received a constitutional majority was declared

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, 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. 475)

The ayes were, 105:

Alt	Blouin	Corey	Dietz
Andersen	Brinck	Crabb	Dooley
Baker	Caffrey	Crosier	Dougherty
Battles	Campbell	Cunningham	Doyle
Bennett	Christensen	Darrington	Duitscher
Bergman	Cochran	Den Herder	Dunton

Edgington	Kitner	Miller of	Shaw
Ellsworth	Kluever	Marshall	Shepherd
Fisher of	Knight	Milligan	Sorg
Greene	Knoblauch	Mohrfeld	Stokes
Freeman of	Koch	Nelson	Strand
Buena Vista	Kruse	Nielsen	Stroburg
Freeman of	Langland	Nolting	Stromer
Clay Dickinson	Lawson	O'Hearn	Strothman
Gannon	Lippold	Ossian	Tieden
Goode	Logemann	Pelton	Van Drie
Grassley	Logue	Peterson	Van Roekel
Hamilton	McCartney	Pierson	Varley
Hansen of	McCormick	Poncy	Voorhees
Black Hawk	McIntyre	Priebe	Walter
Hanson of	Mendenhall	Radl	Warren
Howard-Mitchell	Menefee	Renda	Waugh
Hill	Mezvinsky	Rex	Weichman
Holden	Middleswart	Rodgers	Welden
Huff	Millen	Roorda	Wells
Jesse	Miller of	Sanders	Winkelman
Kehe	Des Moines	Schmeiser	Wolfe
Kennedy of	Miller of	Schwartz	Mr. Speaker
Dubuque	Jones		

The nays were, none.

Absent or not voting, 19:

Camp	Johnson of	Kreamer	Perkins
Drake	Audubon	Lipsky	Schroeder
Ewell	Johnston of	Mayberry	Skinner
Fischer of	Johnson	Miller of	Tapscott
Grundy	Kennedy of	Page	Van Nostrand
Franklin	Chickasaw	Newton	
Graham			

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 11:25 a.m.

Senate File 97, a bill for an act relating to the filing of retail licensee prices, 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. 97)

The ayes were, 110:

Alt	Brinck	Crosier	Doyle
Andersen	Caffrey	Cunningham	Drake
Baker	Camp	Darrington	Duitscher
Battles	Campbell	Den Herder	Dunton
Bennett	Christensen	Dietz	Edgington
Bergman	Cochran	Dooley	Ellsworth
Blouin	Crabb	Dougherty	Ewell

Fisher of	Kennedy of	Miller of	Skinner
Greene	Dubuque	Page	Sorg
Franklin	Kitner	Milligan	Stokes
Freeman of	Kluever	Mohrfeld	Strand
Buena Vista	Knight	Nelson	Stroburg
Freeman of	Knoblauch	Nielsen	Stromer
Clay-Dickinson	Koch	Nolting	Strothman
Gannon	Kreamer	O'Hearn	Tapscott
Goode	Kruse	Ossian	Tieden
Grassley	Langland	Pelton	Van Drie
Hamilton	Lawson	Perkins	Van Nostrand
Hansen of	Lippold	Pierson	Van Roekel
Black Hawk	Lipsky	Poncy	Voorhees
Hanson of	Logemann	Priebe	Walter
Howard-Mitchell	Logue	Radl	Warren
Harbor	McCormick	Renda	Waugh
Hill	McIntyre	Rodgers	Weichman
Holden	Mendenhall	Roorda	Welden
Huff	Mezvinsky	Sanders	Wells
Jesse	Middleswart	Schmeiser	Winkelman
Johnston of	Miller of	Schroeder	Wolfe
Johnson	Jones	Schwartz	Speaker
Kehe	Miller of	Shepherd	pro tempore
	Marshall		

The nays were, none.

Absent or not voting, 14:

Corey	Johnson of	McCartney	Peterson
Fischer of	Audubon	Menefee	Rex
Grundy	Kennedy of	Miller of	Shaw
Graham	Chickasaw	Des Moines	Varley
	Mayberry	Newton	

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

Senate File 257, a bill for an act to prevent dual regulation of certain annuity and endowment contracts, 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. 257)

The ayes were, 112:

Alt	Christensen	Doyle	Franklin
Andersen	Cochrane	Drake	Freeman of
Baker	Corey	Duitscher	Buena Vista
Battles	Crabb	Dunton	Freeman of
Bennett	Crosier	Edgington	Clay-Dickinson
Bergman	Cunningham	Ellsworth	Gannon
Blouin	Darrington	Ewell	Goode
Brinck	Den Herder	Fischer of	Grassley
Caffrey	Dietz	Grundy	Hamilton
Camp	Dooley	Fisher of	Hansen of
Campbell	Dougherty	Greene	Black Hawk

Hanson of	Lippold	O'Hearn	Stroburg
Howard-Mitchell	Lipsky	Ossian	Stromer
Hill	Logemann	Pelton	Strothman
Holden	Logue	Perkins	Tapscott
Huff	McCartney	Pierson	Tieden
Jesse	McCormick	Poncy	Van Drie
Johnston of	Mendenhall	Priebe	Van Nostrand
Johnson	Mezvinsky	Radl	Van Roekel
Kehe	Middleswart	Renda	Varley
Kennedy of	Miller of	Rodgers	Voorhees
Dubuque	Des Moines	Roorda	Walter
Kitner	Miller of	Sanders	Warren
Cluever	Jones	Schmeiser	Waugh
Knight	Miller of	Schroeder	Weichman
Knoblauch	Marshall	Schwartz	Welden
Koch	Milligan	Shepherd	Wells
Kreamer	Mohrfeld	Skinner	Winkelman
Kruse	Nelson	Sorg	Wolfe
Langland	Nielsen	Stokes	Speaker
Lawson	Nolting	Strand	pro tempore

The nays were, none.

Absent or not voting, 12:

Graham	Kennedy of	Menefee	Peterson
Harbor	Chickasaw	Miller of	Rex
Johnson of	Mayberry	Page	Shaw
Audubon	McIntyre	Newton	

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 588, a bill for an act relating to boating on artificial lakes and impoundments.

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

Senate File 1059, a bill for an act relating to the compensation of county officers.

CARROLL A. LANE, Secretary

COMMUNICATION FROM THE CHIEF CLERK

The following report is on file in the office of the Chief Clerk:

STATE BOARD OF TAX REVIEW

January 13, 1970

To the Members of the Sixty-third General Assembly of Iowa, Second Session:

Pursuant to chapter 342, section 1 (6), Laws of the Sixty-second General

Assembly, we submit herewith the report of the State Board of Tax Review to the General Assembly.

Respectfully,
 EDWIN A. HICKLIN, Chairman
 LARO L. PEIRCE, Member
 MARVIN WINICK, Member

**STATE BOARD OF TAX REVIEW
 REPORT TO THE SIXTY-THIRD GENERAL ASSEMBLY
 SECOND SESSION
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 - A. Allocation of Deductions.
 - B. Tax Reform Bill of 1969.
- III. OTHER TAX MATTER.**
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- IV. REPORT TO THE 63RD G. A., FIRST SESSION.**
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 - B. "Conflicting Terminology". (Income Tax)
 - C. "Refunds and Additional Assessments Subsequent to Internal Revenue Service Tax Adjustments". (Income Tax)
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- V. RECOMMENDATIONS ON PENDING BILLS.**
- VI. CONCLUSION.**

I. STATE BOARD OF TAX REVIEW.

- A. Review of Decisions of the State Board of Tax Review in Adversary Proceedings.

The predecessor Board in its report to the 63rd G.A., First Session, under its heading "Reviewing the Director of Revenue's Decisions or Orders" made recommendations as follows:

- "1. Substitute the 'State Board of Tax Review' for the 'Director' in Sections 422.29 and 422.55 of the Iowa Code.
- "2. Authorize the Board to have the same general powers contained in Section 422.63 and to provide for hearing examiners.
- "3. Give the Director of Revenue the authority to appeal to the District Court from decisions of the State Board of Tax Review."

Recommendation (1) is implemented by H.F. 465 now on file with the 63rd G. A., but not passed. If H.F. 465 is adopted the effect would be for all appeals of decisions of the Director of Revenue in Income Tax and Sales and Use Tax cases to be first appealed to the State Board where under present law taxpayers have an alternative of appealing to the District Court. This Board does not concur with the philosophy of H.F. 465, and believes that the taxpayer should have the right to appeal a decision of the Director of Revenue either to the District Court or to this Board. However, the

Board does believe that once a forum has been selected the right to appeal to the other is waived except for the subsequent right of review of the decision of the State Board by the Court by writ of certiorari. The Director of Revenue should have the same right to seek review of the decisions of the Board in adversary proceedings, but the Board does not believe that the Director should have the right to appeal de novo the decisions of the Board as recommended in (3) above. Perhaps in view of rule R.C.P., 306 the right of review of decisions of the Board by certiorari now exists, but the Board feels it would be helpful if this right was authorized by law.

The recommendations under this heading could be accomplished by amendment to Section 421.1 of the Code as amended by Chapter 342, Section 1 of the Acts of the 62nd G. A.

B. Jurisdiction of the Board to Hear Appeals in Certain Cases.

Chapter 342, Section 1 of the Acts of the 62nd G. A., which created the State Board of Tax Review authorized it to "review the record evidence and the decisions of, and any orders or directives issued by, the Director of Revenue for assessment and collection of taxes by the Department or an order to reassess or to raise assessments to any local assessor. . . .".

1. Question has arisen whether decisions and orders of the Director on claims for refund can be appealed to the Board, and this should be clarified. It occurs to the Board that the Legislature did not intend to limit the jurisdiction to cases involving collection and assessment only, and that cases involving claimed overpayment of taxes should equally merit the Board's consideration.
2. Because the language of the statute is confined to orders to local assessors, question has arisen as to whether the Board has authority to review orders of the Director to County Auditors, for example, equalization orders under Section 441.47, et seq. On this question the Board has ruled in the negative, as has also the District Court in and for Polk County. In view of H. F. 784, Chapter 255, Section 3 of the laws of the 63rd G. A., First Session, providing for the State Board of Tax Review to approve the Director's equalization rules the Board feels that for it to review equalization orders of the Director could result in substantial conflict and that it should not have such authority.

II. INCOME TAX.

A. Allocation of Deductions.

The Board recognizes that under the Iowa income tax law inequities exist in the allocation of deductions in situations involving income exempt from the Iowa income tax. One inequity was discussed in the report to the Legislature by the predecessors of this Board under their heading "Tax Exempt Income and Related Deductions", in which it was explained that interest paid on funds borrowed to purchase securities, the income from which is not subject to federal income tax but is subject to Iowa income tax, is not deductible for Iowa income tax purposes, but that interest attributable to the purchase of securities exempt under the Iowa law is deductible. This is true both for individuals and corporations. Similar inequalities exist in the deduction of federal income tax and itemized deductions in that no allocation between exempt and non-exempt income is required. The problem has been enlarged by

Chapter 243, Section 4, of the laws of the 63rd G. A., First Session, wherein certain military pay is excluded from Iowa taxable income without a corresponding disallowance of the deduction of federal income tax attributable to the excluded income.

Correction of these inequities could result in an increase in revenue without the creation of a new tax. H. F. 188 attempts to accomplish this as to interest and dividends, but the Board believes that a better solution would be to eliminate all deductions not attributable or allocable to income taxable by the State of Iowa, and recommends enactment of such a measure.

B. Tax Reform Bill of 1969.

Because of the enactment by Congress of the Tax Reform Bill of 1969 (H. R. 13270) Sections 422.4 (17), 422.16(11a) and 422.32(4) of the Code should be amended so as to refer to such act.

Since the Tax Reform Bill of 1969 has been so recently enacted, its full impact on the income tax laws of Iowa is still being studied by the Department of Revenue, and the Board may make further recommendations with respect to this act.

III. OTHER TAX MATTERS.

A. Taxation of National Banks.

Because of the enactment by Congress of HR 7491 the State will be able to tax national banks in the same manner as state banks are taxed. This change in the law will make the adoption of Senate File 389 unnecessary. It appears that no new state legislation is needed to allow taxation of all banks uniformly, but if further study reveals to the contrary, further report and recommendations will be made.

IV. REPORT TO THE 63RD G. A., FIRST SESSION.

Some of the subjects appearing in the previous report have been discussed elsewhere in this report. With reference to the remaining recommendations in the previous report this Board comments as follows:

A. "Administrative Recommendations".

This Board has not been confronted with some of the problems discussed under this heading by the previous Board, and others have been or are in the process of being corrected. Therefore, this Board does not concur in these recommendations.

B. "Conflicting Terminology". (Income Tax)

The Board feels that the recommendation under this heading has merit and urges that the conflict explained under this heading be corrected. The predecessor Board further recommended ". . . that the Legislature give consideration to seeking the assistance of a group of people familiar with the practical applications of the tax laws in order to remove these potential areas of misunderstanding". This is another way of asking for a special study commission. This Board has no objection to this if the legislature wants to expend the funds such a study would require, but does not recommend it. We feel that such a function is properly the responsibility of the Department of Revenue and of this Board.

A recodification of the Iowa income tax law would be worthwhile and the Board will seek it, but such a measure will not be submitted this legislative session. In the meantime enactment of corrective measures as recommended in this report would be appropriate.

C. "Refunds and Additional Assessments Subsequent to Internal Revenue Service Tax Adjustments". (Income Tax)

Under this heading the predecessor Board explains another area of conflict in the Iowa income tax law resulting in unfairness both to taxpayers and the State. It is the opinion of this Board that the point is well taken, and recommends enactment of H. F. 193 (already passed by the House) and H. F. 447.

D. "Pyramiding Tax on Intangible Personal Property Used in Processing Products for Resale". (Sales and Use Tax)

Since the enactment of Chapter 247, Laws of the 63rd General Assembly, First Session, we no longer deem this to be a problem.

E. "Gas Tax Refund".

1. The predecessor Board recommended that the law of Iowa pertaining to the refund of gasoline tax where authorized, be amended so as to provide for claims for refund on an annual basis rather than every three months, and that such refund be reported as a credit on income tax returns. This Board concurs in said recommendation. Such a procedure is now being used by the Internal Revenue Service, and we see no reason why Iowa cannot do the same. It should result in substantial reduction of administrative costs in the Department of Revenue.

2. It has been brought to the attention of the Board that there is no limitation on the time within which a claim for refund of gasoline tax on excess purchases by interstate truckers can be filed under Chapter 324 of the Code, and the Board recommends that a ninety day limitation be established.

F. "Service Tax".

As a result of the repeal of the Service Tax on new construction, the problem defined under this heading has been reduced considerably. To the extent that a problem still exists with repair type services, it occurs to this Board that the same could be corrected by departmental rule.

V. RECOMMENDATIONS ON PENDING BILLS.

The only pending bill pertaining to the revenue laws of the State of Iowa which has not been discussed elsewhere in this report is H. F. 448. At the present time the State of Iowa pays a recording fee on Iowa tax liens at the time of filing and at the time of release. The Internal Revenue Service pays no fee at any time in connection with the filing or release of federal tax liens. This bill would require payment by both the Internal Revenue Service and the State of Iowa at the time of filing of a release of lien.

If enacted this bill would reduce the filing fees paid by the Iowa Department of Revenue and would cause recording fees to be paid by the United States. This would reduce the expenses of the Iowa Department of Revenue and at the same time result in an increase in fees collected by County Recorders and we recommend passage.

VI. CONCLUSION.

Except for the adoption of legislation to conform the Iowa income tax law with the Tax Reform Bill of 1969, which we feel is imperative, the Board does not attempt to establish an order of priority on its recommendations, but deems all of them important to the betterment of

the revenue system of the State of Iowa and urges their adoption.

The Board stands ready to be of assistance to appropriate committees of the Legislature in any way it can, and requests that it be advised concerning any additional revenue legislation which may be proposed. The Board urges that the Legislature use every restraint possible to avoid the use of tax laws, other than the use of graduated tax rates, to effect changes in economic conditions of various segments and classes of our society.

Respectfully submitted,
EDWIN A. HICKLIN, Chairman
LARO L. PEIRCE, Member
MARVIN WINICK, Member

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on January 15, 1970, he approved and transmitted to the Secretary of State the following bill: House File 1025, a bill for an act relating to funds for manufacture of motor vehicle registration plates.

AMENDMENTS FILED

- 1 Amend the Graham amendment to House File 589, filed January
- 2 15, 1970, by striking in line nine (9) the word "may" and
- 3 inserting in lieu thereof the word "shall".

STOKES of Plymouth

- 1 Amend House File 1020 by striking section forty-three point
- 2 one hundred seven (43.107), Code 1966, and insert in lieu
- 3 thereof the following:
- 4 Section 43.107. Each political party shall, not earlier
- 5 than the first nor later than the fifth Wednesday following
- 6 the county convention, hold a state convention at such time
- 7 and place as may be determined by the party organization.

GOODE of Appanoose-Davis

- 1 Amend House File 1052 as follows:
- 2 Add at the end of section two (2) a new paragraph as follows:
- 3 Further amend said section by adding at the end of line fif-
- 4 teen (15) the following: "Said bonds may bear a rate of interest
- 5 in excess of the rate set herein and in section two hundred
- 6 ninety-six point one (296.1) of the Code as amended upon approval
- 7 by the treasurer of state to fund construction required to
- 8 replace or repair buildings destroyed or damaged by fire, tor-
- 9 nado, or natural disaster or for additional buildings in a
- 10 school corporation where the pupil enrollment exceeds the enroll-
- 11 ment of the previous school year by twenty percent or more.
- 12 When the millage levy required for payment of principal and
- 13 interest on the total bonded indebtedness exceeds ten mills,
- 14 due to the issuance of said emergency bonds, the board of di-
- 15 rectors of the issuing school corporation may, by resolution,
- 16 and with annual approval of the treasurer of state, levy an

17 additional amount sufficient to pay the amount required in
18 excess of the ten-mill levy."

FISCHER of Grundy
LANGLAND of Winneshiek
ALT of Polk
HUFF of Polk
MENEFEE of Fayette
KOCH of Woodbury

1 Amend House File 1056 as follows:

2 1. Page three (3), line seventeen (17), by inserting after
3 the period the following sections:
4 "Sec. 7. Effective December 1, 1970, the annual compensa-
5 tion of the county auditor, county treasurer, county recorder,
6 and their deputies, county sheriff and his deputies, county
7 attorney and his assistants, and clerk of the district court
8 and his deputies shall be determined by the county conference
9 board established pursuant to section four hundred forty-one
10 point two (441.2) of the Code. Such conference board shall
11 meet in December of each year to fix, by majority vote of its
12 units, the salaries of such officers and their deputies for
13 the following calendar year.

14 If a vacancy occurs in any such office, the person who is
15 appointed or elected to fill the unexpired term in the office
16 vacated, shall receive the same salary as the person vacating
17 the office.

18 Sec. 8. Effective December 31, 1970, sections one (1)
19 through six (6) of this Act, inclusive, chapter two hundred
20 seventeen (217), section four (4), Acts of the Sixty-third
21 General Assembly, First Session, section three hundred forty
22 point two (340.2), Code 1966, and section three hundred forty
23 point three (340.3), Code 1966, as amended by chapter three
24 hundred forty-two (342), section fifty-eight (58), Acts of the
25 Sixty-second General Assembly, section three hundred forty
26 point four (340.4), Code 1966, section three hundred forty
27 point seven (340.7), Code 1966, as amended by chapter two
28 hundred seventeen (217), section five (5), Acts of the Sixty-
29 third General Assembly, First Session, section three hundred
30 forty point eight (340.8), Code 1966, as amended by chapter
31 two hundred seventeen (217), section six (6), Acts of the
32 Sixty-third General Assembly, First Session, section three
33 hundred forty point nine (340.9), Code 1966, as amended by
34 chapter two hundred seventeen (217), section seven (7), Acts
35 of the Sixty-third General Assembly, First Session, section
36 three hundred forty point ten (340.10), Code 1966, as amended
37 by chapter two hundred seventeen (217), section eight (8),
38 Acts of the Sixty-third General Assembly, First Session, and
39 section three hundred forty point eighteen (340.18), Code
40 1966, are hereby repealed."

41 2. By renumbering section seven (7) accordingly.

42 3. Page one (1), by inserting in the title, line seven (7),
43 before the period the following:

44 " , and to provide for the fixing of salaries of all county

45 officers by the county conference boards beginning January 1,
46 1971."

SKINNER of Polk
PRIEBE of Kossuth

1 Amend the committee amendment to House Joint Resolution 4,
2 filed March 20, 1969, by striking from lines nine (9), ten (10),
3 nineteen (19), and thirty-seven (37) the word and figures
4 "nineteen (19)" and inserting in lieu thereof the word and
5 figures "twenty (20)".

WELDEN of Hardin

1 Amend Senate File 1059 as follows:

2 1. Page two (2), by striking lines thirty-two (32)
3 through thirty-five (35), inclusive.

4 2. Page three (3), by striking lines one (1) through
5 four (4), inclusive, and inserting in lieu thereof the
6 following:

7 "Sec. 5. Section three hundred forty point two (340.2),
8 Code 1966, is amended as follows:

9 (1) By inserting in line nineteen (19) after the word
10 'compensation' the words 'for each county auditor, county
11 treasurer, county recorder, clerk of the district court,
12 and county sheriff'. This amendment is retroactive to
13 July 4, 1965, as to the officers specified in this amend-
14 ment who actually received such additional five hundred
15 dollars compensation only, and salaries heretofore paid
16 to any of these officers in accordance herewith are hereby
17 legalized.

18 (2) By striking lines one (1) through seventeen (17),
19 inclusive, retroactively from and after July 1, 1969.

20 (3) By striking lines eighteen (18) through twenty-one
21 (21), inclusive, retroactively from and after July 1, 1969."

22 3. Page three (3), line seventeen (17), by adding after
23 the period the following:

24 "Sec. 7. Section three hundred forty point nine (340.9),
25 Code 1966, as amended by chapter two hundred seventeen (217),
26 section seven (7), Acts of the Sixty-third General Assembly,
27 First Session, is further amended by striking lines thirty-
28 eight (38) through forty (40), inclusive."

29 4. By renumbering section seven (7) accordingly.

30 5. Page one (1), by inserting in the title, line six
31 (6) after the word "held" the words "and repealing such
32 extra compensation provisions from and after July 1, 1969".

SCHROEDER of Pottawattamie
VAN NOSTRAND of Pottawattamie
PERKINS of Pottawattamie

1 Amend Senate File 1059 as follows:

2 1. Page three (3), line seventeen (17), by inserting after
3 the period the following sections:

4 "Sec. 7. Effective December 1, 1970, the annual compensation
5 of the county auditor, county treasurer, county recorder and
6 their deputies, county sheriff and his deputies, county

7 attorney and his assistants, and clerk of the district court
8 and his deputies shall be determined by the county conference
9 board established pursuant to section four hundred forty-one
10 point two (441.2) of the Code. Such conference board shall meet
11 in December of each year to fix, by majority vote of its units,
12 the salaries of such officers and their deputies for the following
13 calendar year.

14 If a vacancy occurs in any such office, the person who is
15 appointed or elected to fill the unexpired term in the office
16 vacated, shall receive the same salary as the person vacating
17 the office.

18 Sec. 8. Effective December 31, 1970, sections one (1) through
19 six (6) of this Act, inclusive, chapter two hundred seventeen
20 (217), section four (4), Acts of the Sixty-third General Assembly,
21 First Session, section three hundred forty point two (340.2),
22 Code 1966, and section three hundred forty point three (340.3),
23 Code 1966 as amended by chapter three hundred forty-two (342),
24 section fifty-eight (58), Acts of the Sixty-second General Assembly,
25 section three hundred forty point four (340.4), Code 1966, section
26 three hundred forty point seven (340.7) Code 1966, as amended by
27 chapter two hundred seventeen (217), section five (5), Acts of the
28 Sixty-third General Assembly, First Session, section three
29 hundred forty point eight (340.8), Code 1966, as amended by
30 chapter two hundred seventeen (217), section six (6), Acts of the
31 Sixty-third General Assembly, First Session, section three hundred
32 forty point nine (340.9) Code 1966, as amended by chapter two
33 hundred seventeen (217), section seven (7), Acts of the Sixty-
34 third General Assembly, First Session, section three hundred
35 forty point ten (340.10), Code 1966, as amended by chapter two
36 hundred seventeen (217), section eight (8), Acts of the Sixty-
37 third General Assembly, First Session, and section three hundred
38 forty point eighteen (340.18), Code 1966, are hereby repealed."

39 2. By renumbering section seven (7) accordingly.

40 3. Page one (1), by inserting in the title, line seven (7),
41 before the period the following:

42 " , and to provide for the fixing of salaries of all county
43 officers and their deputies by the county conference boards beginning
44 January 1, 1971."

SKINNER of Polk
PRIEBE of Kossuth

On motion by McCartney of Floyd, the House adjourned until
10:00 a.m., Monday, January 19, 1970.

JOURNAL OF THE HOUSE

Eighth Calendar Day—Sixth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, JANUARY 19, 1970.

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

Prayer was offered by the Reverend Jack Singleton, pastor of the United Methodist Church, Indianola, Iowa.

The Journal of Friday, January 16, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Darrington of Harrison on request of Mohrfeld of Tama; Radl of Linn on request of Ellsworth of Dubuque; Sorg of Linn on request of Ellsworth of Dubuque; Newton of Scott on request of Dietz of Scott; Mayberry of Webster on request of Cochran of Webster.

PETITIONS FILED

The following petitions were received and placed on file favoring special auto registration plates for Citizen Band Radio operators:

By McCormick of Delaware, from thirteen residents of Delaware County, and by Gannon of Jasper, from twenty-six residents of Jasper County.

PROOFS OF PUBLICATION

Published copy of Senate File 1038 and verified proof of publication of said bill in The Perry Daily Chief, Perry, 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 Senate File 1080 and verified proof of publication of said bill in the Marshalltown Times-Republican, Marshalltown, 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 1076, by Corey, a bill for an act relating to the responsibility for support of an old age assistance recipient.

Read first time and referred to committee on social services.

Roll was requested by Schroeder of Pottawattamie and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were, 69:

Baker	Fisher of	Kennedy of	Renda
Bennett	Greene	Dubuque	Rodgers
Blouin	Franklin	Kitner	Roorda
Brinck	Freeman of	Knoblauch	Sanders
Caffrey	Buena Vista	Langland	Schmeiser
Camp	Gannon	Lawson	Schroeder
Campbell	Goode	Lipsky	Schwartz
Christensen	Graham	McIntyre	Shaw
Cochran	Grassley	Mezvinsky	Skinner
Den Herder	Hansen of	Middleswart	Stokes
Dougherty	Black Hawk	Milligan	Stromer
Doyle	Holden	Mohrfeld	Tapscott
Duitscher	Huff	Nolting	Tieden
Dunton	Jesse	O'Hearn	Van Drie
Edgington	Johnston of	Ossian	Van Nostrand
Ellsworth	Johnson	Pelton	Walter
Ewell	Kehe	Pierson	Wells
Fischer of	Kennedy of	Poncy	Winkelman
Grundy	Chickasaw	Priebe	Wolfe

The nays were, 42:

Alt	Hanson of	Mendenhall	Shepherd
Andersen	Howard-Mitchell	Menefee	Strand
Battles	Hill	Miller of	Strothman
Bergman	Johnson of	Des Moines	Van Roekel
Corey	Audubon	Miller of	Varley
Crabb	Knight	Jones	Voorhees
Crosier	Koch	Miller of	Warren
Cunningham	Kruse	Marshall	Waugh
Dietz	Lippold	Nelson	Weichman
Dooley	Logemann	Nielsen	Welden
Freeman of	McCartney	Peterson	Speaker
Clay-Dickinson	McCormick	Rex	pro tempore
Hamilton			

Absent or not voting, 13:

Darrington	Kreamer	Miller of	Radl
Drake	Logue	Page	Sorg
Harbor	Mayberry	Newton	Stroburg
Kluever		Perkins	

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. 1059)

The ayes were, 111:

Alt	Andersen	Baker	Battles
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Bennett	Freeman of	Lippold	Renda
Bergman	Clay-Dickinson	Lipsky	Rex
Blouin	Gannon	Logemann	Rodgers
Brinck	Goode	Logue	Roorda
Caffrey	Graham	McCartney	Sanders
Camp	Grassley	McCormick	Schmeiser
Campbell	Hamilton	Mendenhall	Schroeder
Christensen	Hansen of	Menefee	Schwartz
Cochran	Black Hawk	Mezvinsky	Shaw
Corey	Hanson of	Middleswart	Shepherd
Crabb	Howard-Mitchell	Miller of	Strand
Crosier	Hill	Des Moines	Stromer
Cunningham	Holden	Miller of	Strothman
Den Herder	Huff	Jones	Tapscott
Dietz	Jesse	Miller of	Tieden
Dooley	Johnson of	Marshall	Van Drie
Dougherty	Audubon	Miller of	Van Nostrand
Doyle	Johnston of	Page	Van Roekel
Drake	Johnson	Milligan	Varley
Duitscher	Kehe	Mohrfeld	Voorhees
Dunton	Kennedy of	Nelson	Walter
Edgington	Chickasaw	Nielsen	Warren
Ellsworth	Kennedy of	Nolting	Waugh
Ewell	Dubuque	O'Hearn	Weichman
Fischer of	Kitner	Ossian	Welden
Grundy	Knight	Pelton	Wells
Fisher of	Knoblauch	Peterson	Winkelman
Greene	Koch	Pierson	Wolfe
Franklin	Kruse	Poncy	Speaker
Freeman of	Langland	Priebe	pro tempore
Buena Vista	Lawson		

The nays were, 3:

Kreamer	Skinner	Stokes
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Absent or not voting, 10:

Darrington	Mayberry	Perkins	Sorg
Harbor	McIntyre	Radl	Stroburg
Kluever	Newton		

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

HOUSE FILE 1056 WITHDRAWN

Rex of Hamilton asked and received unanimous consent to withdraw House File 1056 from further consideration by the House.

House File 1052, 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.

McIntyre of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 1052 as follows:

1. By striking from line seven (7) the words "inserting in line", and striking all of line eight (8), and inserting

in lieu thereof the following: "striking in line three (3) the word "six" and inserting in lieu thereof the word "seven"."

2. By striking from line twelve (12) the words "inserting in line", and striking all of line thirteen (13), and inserting in lieu thereof the following: "striking in line three (3) the word "six" and inserting in lieu thereof the word "seven"."

The amendment was adopted.

Alt of Polk offered the following amendment filed by Fischer of Grundy, et al., and moved its adoption:

Amend House File 1052 as follows:

Add at the end of section two (2) a new paragraph as follows:

Further amend said section by adding at the end of line fifteen (15) the following: "Said bonds may bear a rate of interest in excess of the rate set herein and in section two hundred ninety-six point one (296.1) of the Code as amended upon approval by the treasurer of state to fund construction required to replace or repair buildings destroyed or damaged by fire, tornado, or natural disaster or for additional buildings in a school corporation where the pupil enrollment exceeds the enrollment of the previous school year by twenty percent or more. When the millage levy required for payment of principal and interest on the total bonded indebtedness exceeds ten mills, due to the issuance of said emergency bonds, the board of directors of the issuing school corporation may, by resolution, and with annual approval of the treasurer of state, levy an additional amount sufficient to pay the amount required in excess of the ten-mill levy."

The 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. 1052)

The ayes were, 101:

Alt	Dooley	Grassley	Kitner
Andersen	Dougherty	Hamilton	Knight
Baker	Drake	Hansen of	Knoblauch
Battles	Dunton	Black Hawk	Koch
Bergman	Edgington	Hanson of	Kreamer
Blouin	Ellsworth	Howard-Mitchell	Kruse
Brinck	Ewell	Holden	Langland
Caffrey	Fischer of	Huff	Lawson
Camp	Grundy	Jesse	Lippold
Campbell	Franklin	Johnson of	Lipsky
Christensen	Freeman of	Audubon	Logemann
Corey	Buena Vista	Johnston of	Logue
Crabb	Freeman of	Johnson	McCartney
Cunningham	Clay-Dickinson	Kehe	McCormick
Den Herder	Goode	Kennedy of	McIntyre
Dietz	Graham	Dubuque	Mendenhall

Menefee	Nelson	Schroeder	Van Roekel
Mezvinsky	Nielsen	Schwartz	Varley
Middleswart	O'Hearn	Shaw	Voorhees
Miller of	Ossian	Shepherd	Walter
Des Moines	Pelton	Stokes	Warren
Miller of	Pierson	Strand	Waugh
Jones	Poncy	Stromer	Weichman
Miller of	Priebe	Strothman	Wells
Marshall	Renda	Tapscott	Winkelman
Miller of	Rex	Tiedon	Wolfe
Page	Rodgers	Van Drie	Speaker
Milligan	Sanders	Van Nostrand	pro tempore
Mohrfeld	Schmeiser		

The nays were, 13:

Bennett	Duitscher	Hill	Roorda
Cochran	Fisher of	Kennedy of	Skinner
Crosier	Greene	Chickasaw	Welden
Doyle	Gannon	Nolting	

Absent or not voting, 10:

Darrington	Mayberry	Peterson	Sorg
Harbor	Newton	Radl	Stroburg
Kluever	Perkins		

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

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

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

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	
	Round Trip	Amount
Keneth L. Logemann	320	\$32.00
less previous report	160	16.00
Due this report	160	\$16.00

Respectfully submitted,
EDGAR H. HOLDEN
DAVID E. WEICHMAN
HAROLD KNIGHT

COMMUNICATION FROM THE CHIEF CLERK

There is on file in the office of the Chief Clerk a report entitled "State of Iowa, The State Board of Regents, Ten-Year Building Program, 1970-1980", filed in accordance with chapter one hundred eighty-one, section three, Laws of the Sixty-third General Assembly, First Session.

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 184, 292 and 385.

ELIZABETH SHAW
Chairman, House Committee
CHARLES G. MOGGED
Chairman, House Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 184, 292 and 385.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on January 16, 1970, he approved and transmitted to the Secretary of State the following bills: House Files 1023, 1026, 1027 and 1029; and Senate File 1004.

AMENDMENTS FILED

- 1 Amend House File 138 by striking everything after the
 - 2 enacting clause and inserting in lieu thereof the following:
 - 3 "Section 1. Chapter seven hundred twenty-six (726), Code
 - 4 1966, is hereby amended by adding the following section:
 - 5 'No dealer or seller of motor vehicle fuel, as defined in
 - 6 section three hundred twenty-three point one (323.1), subsection
 - 7 one (1) of the Code, shall engage in, promote or in any
 - 8 way operate any contest or game by which a person may, as
 - 9 determined by chance, receive gifts, prizes, or gratuities in
 - 10 connection with the sale of goods or services. This section
 - 11 shall apply to any such contest or game whether or not a purchase
 - 12 is required to participate therein. A violation of the
 - 13 provisions of this section shall constitute a public offense
 - 14 punishable by a fine of not more than five hundred dollars or
 - 15 by imprisonment in the county jail for not more than one year.'
- KNOBLAUCH of Carroll

- 1 Amend House File 271 as follows:
- 2 1. Line ten (10), by striking the words "and maintain".
- 3 2. Line eleven (11), by inserting after the period the
- 4 following:
- 5 "The board shall have the primary responsibility for main-
- 6 taining such alternative access facility, subject, however, to
- 7 any agreement providing for a sharing of the costs or the
- 8 furnishing of labor, materials, or equipment which such board

9 and the commission may enter into concerning a particular
10 alternative access facility."

CHRISTENSEN of Clarke-Union

1 Amend House File 316 by striking everything after
2 the enacting clause and inserting the following:
3 Section 1. Chapter seven hundred forty-three
4 (743), Code 1966, is hereby amended by adding the
5 following new sections:

6 (1) It shall be unlawful for any person by an
7 act of force or violence, or with the ability to act
8 with force or violence, to prevent any person from
9 engaging in any lawful employment, work, vocation,
10 or educational pursuit within this state. Any
11 person who violates the provisions of this section
12 shall, upon conviction thereof, be punished by
13 confinement for not more than six months in the
14 county jail or by a fine of not more than five
15 hundred dollars.

16 (2) It shall be unlawful for any person acting
17 in an unlawful manner in concert with one or more
18 persons, to assemble at any place of employment
19 work, vocation or education, and by force or
20 violence prevent any person from engaging in any
21 lawful employment, work, vocation, or educational
22 pursuit, or for any reason acting alone, or with
23 one or more persons or any organization, to promote,
24 encourage, or aid any such unlawful assemblage as
25 provided in this chapter. Any person who violates
26 the provisions of this section shall, upon conviction
27 thereof, be punished by confinement for not
28 more than six months in the county jail or by a
29 fine of not more than five hundred dollars,
30 by both such fine and imprisonment.

RENDA of Polk

1 Amend House File 499 by adding thereto the following
2 new section:

3 Sec. 3. Section thirty-five point nine (35.9), Code
4 1966, as amended by chapter one hundred two (102), section
5 one (1), Acts of the Sixty-second General Assembly, is
6 hereby further amended by inserting the following after
7 line fourteen (14): "to include members of the reserve
8 components performing service or duties required or
9 authorized under chapter thirty-nine (39), United States
10 Code and Title thirty-two (32), United States Code,
11 sections five hundred two (502) through five hundred
12 five (505), inclusive, and active state service required
13 or authorized under chapter twenty-nine point A (29.A)
14 Code 1966."

MILLER of Page
EDGINGTON of Franklin

- 1 Amend House File 1020 by striking section nine (9) of the
2 printed bill and inserting in lieu the following:
3 Sec. 9. This Act, being deemed of immediate importance,
4 shall take effect, and be in force from and after its publication
5 in the Davis County Republican, a newspaper published in Bloomfield,
6 Iowa, and in the Ottumwa Daily Courier, a newspaper published in
7 Ottumwa, Iowa.

GOODE of Appanoose-Davis

- 1 Amend House File 1020 by adding a new section.
2 Section forty-three point one hundred two (43.102), Code
3 1966, is hereby amended by striking line five (5) and inserting
4 in lieu thereof the following:
5 "such representative, senatorial or congressional convention."

GOODE of Appanoose-Davis

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Tuesday, January 20, 1970.

JOURNAL OF THE HOUSE

Ninth Calendar Day—Seventh Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, JANUARY 20, 1970.

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

Prayer was offered by the Reverend H. I. Thomas, pastor of the Union Baptist Church, Des Moines, Iowa.

The Journal of Monday, January 19, 1970, was approved.

PETITIONS FILED

The following petitions were received and placed on file:

By Edgington of Franklin, from twenty-four residents of Franklin County opposing the abortion bill.

By Van Roekel of Marion, from sixteen residents of Marion County who favor placing the Iowa Braille and Sight Saving School under the leadership of the Iowa Commission for the Blind.

INTRODUCTION OF BILLS

House File 1088, by Goode, a bill for an act relating to the term of office of the president of the state fair board.

Read first time and referred to committee on **state government**.

House File 1089, by Andersen, a bill for an act relating to interest charges on disputed credit transactions.

Read first time and referred to committee on **commerce**.

House File 1090, by Holden, a bill for an act relating to the statute of limitations for state income tax.

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

House File 1091, by Blouin, Kennedy of Dubuque, Wells, Ewell, Renda, Bennett, Johnston of Johnson and Jesse, a bill for an act relating to the attainment of the age of majority.

Read first time and referred to committee on **judiciary**.

House File 1092, by Dunton, a bill for an act relating to township financial aid to private cemeteries.

Read first time and referred to committee on **county government**.

House Joint Resolution 1001, by Schroeder, 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 MESSAGES CONSIDERED

Senate File 340, a bill for an act relating to election returns.

Read first time and referred to committee on **county government**.

Senate File 390, a bill for an act relating to tuition and transportation for children residing in state institutions, charitable institutions, and licensed boarding homes, who enroll in special education programs conducted by county boards of education.

Read first time and referred to committee on **schools**.

Senate File 452, a bill for an act relating to federal tax liens on vehicles for which a certificate of title is required.

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

Senate File 533, a bill for an act relating to the licensing and regulation of private detectives.

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

Senate File 643, a bill for an act relating to the registration of motor vehicles by a nonresident.

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

Senate File 1038, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Dallas County, Iowa, authorizing and providing for the issuance of county home bonds of said county 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 county.

Read first time and referred to committee on **judiciary**.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Miller of Des Moines offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable James E. Jamison, of Des Moines County, who was a member of the Thirty-fifth and Thirty-sixth sessions of the General Assembly, passed away December 19, 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 commmorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Miller of Des Moines, Schmeiser of Des Moines and Brinck of Lee.

MESSAGES FROM 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 1070, a bill for an act relating to free passes for common carriers.

Also: That the Senate has concurred in House amendment to and passed 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 1055, a bill for an act to provide relocation assistance and relocation payments to persons displaced by highway projects.

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 1059, a bill for an act relating to compensation of county officers.

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

Senate File 1064, a bill for an act relating to annual report of commerce commission.

CARROLL A. LANE, Secretary

HOUSE RESOLUTION 101

By Millen, McCartney and Van Drie

Whereas, the membership of the House of Representatives of the Sixty-third General Assembly has learned of the passing of Mr. Carl Saucke of Lohrville, father-in-law of Representative Andrew Varley, the gentleman from Adair-Madison Counties; now, therefore,

Be It Resolved, that each member of the House hereby wishes to express to Mr. and Mrs. Andrew Varley his personal sympathy in the family's loss of Mr. Saucke.

Laid over under Rule 25.

COMMUNICATION FROM THE CHIEF CLERK

The Thirty-seventh Biennial Report of the Attorney General for the biennial period ending December 31, 1968, has been received and is now on file in the office of the Chief Clerk.

HOUSE FILE 488 RE-REFERRED

The Speaker announced that **House File 488** previously referred to the committee on ways and means is re-referred to the committee on schools.

SENATE AMENDMENT CONSIDERED

Pelton of Clinton called up for consideration **House File 1032**, a bill for an act to clarify the basic science law, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1032, line 9, by striking the word "Scientists" and inserting in lieu thereof the words "Science practitioners".

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. 1032)

The ayes were, 108:

Alt	Duitscher	Huff	McCormick
Andersen	Dunton	Johnson of	McIntyre
Baker	Edgington	Audubon	Mendenhall
Battles	Ellsworth	Johnston of	Menefee
Bergman	Fischer of	Johnson	Mezvinsky
Blouin	Grundy	Kehe	Middleswart
Brinck	Fisher of	Kennedy of	Millen
Caffrey	Greene	Chickasaw	Miller of
Camp	Franklin	Kennedy of	Des Moines
Campbell	Freeman of	Dubuque	Miller of
Christensen	Buena Vista	Kitner	Jones
Cochran	Freeman of	Cluever	Miller of
Corey	Clay-Dickinson	Knight	Marshall
Crabb	Gannon	Knoblauch	Miller of
Crosier	Goode	Kreamer	Page
Cunningham	Graham	Kruse	Milligan
Darrington	Hamilton	Langland	Mohrfeld
Den Herder	Hansen of	Lawson	Nelson
Dietz	Black Hawk	Lippold	Nielsen
Dooley	Hanson of	Lipsky	Nolting
Dougherty	Howard-Mitchell	Logemann	Ossian
Doyle	Hill	Logue	Pelton
Drake	Holden	McCartney	Peterson

Pierson	Schroeder	Strothman	Warren
Poncy	Schwartz	Tapscott	Waugh
Priebe	Shaw	Tieden	Weichman
Radl	Shepherd	Van Drie	Welden
Renda	Stokes	Van Roekel	Winkelman
Rex	Strand	Voorhees	Wolfe
Rodgers	Stroburg	Walter	Mr. Speaker
Schmeiser	Stromer		

The nays were, none.

Absent or not voting, 16:

Bennett	Koch	Perkins	Sorg
Ewell	Mayberry	Roorda	Van Nostrand
Grassley	Newton	Sanders	Varley
Jesse	O'Hearn	Skinner	Wells

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

House File 1070, a bill for an act relating to free passes for common carriers, 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?" (H.F. 1070)

The ayes were, 106:

Alt	Edgington	Johnston of	Miller of
Andersen	Ellsworth	Johnson	Jones
Baker	Ewell	Kehe	Miller of
Battles	Fischer of	Kennedy of	Marshall
Bennett	Grundy	Chickasaw	Miller of
Bergman	Fisher of	Kennedy of	Page
Blouin	Greene	Dubuque	Milligan
Brinck	Franklin	Kluever	Mohrfeld
Caffrey	Freeman of	Knight	Nielsen
Camp	Buena Vista	Knoblauch	Nolting
Campbell	Freeman of	Kreamer	O'Hearn
Christensen	Clay-Dickinson	Kruse	Ossian
Cochran	Gannon	Lawson	Pelton
Corey	Goode	Lippold	Pelton
Crabb	Graham	Logemann	Poncy
Cunningham	Hamilton	Logue	Priebe
Darrington	Hansen of	McCartney	Radl
Den Herder	Black Hawk	McCormick	Renda
Dietz	Hanson of	McIntyre	Rex
Dooley	Howard-Mitchell	Mendenhall	Rodgers
Dougherty	Hill	Menefee	Sanders
Doyle	Holden	Mezvinsky	Schmeiser
Drake	Huff	Millen	Schroeder
Duitscher	Johnson of	Miller of	Schwartz
Dunton	Audubon	Des Moines	Shaw

Shepherd	Strothman	Van Roekel	Weiden
Stokes	Tapscott	Voorhees	Wells
Strand	Tieden	Walter	Winkelman
Stroburg	Van Drie	Waugh	Wolfe
Stromer	Van Nostrand	Weichman	Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Crosier	Langland	Newton	Skinner
Grassley	Lipsky	Perkins	Sorg
Jesse	Mayberry	Peterson	Varley
Kitner	Middleswart	Roorda	Warren
Koch	Nelson		

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

House File 499, a bill for an act relating to the war orphans educational aid fund, with report of committee recommending passage, was taken up for consideration.

Miller of Page offered the following amendment filed by him and Edgington of Franklin and moved its adoption:

Amend House File 499 by adding thereto the following new section:

Sec. 3. Section thirty-five point nine (35.9), Code 1966, as amended by chapter one hundred two (102), section one (1), Acts of the Sixty-second General Assembly, is hereby further amended by inserting the following after line fourteen (14): "to include members of the reserve components performing service or duties required or authorized under chapter thirty-nine (39), United States Code and Title thirty-two (32), United States Code, sections five hundred two (502) through five hundred five (505), inclusive, and active state service required or authorized under chapter twenty-nine point A (29.A) Code 1966."

The amendment was adopted.

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. 499)

The ayes were, 112:

Alt	Caffrey	Cunningham	Duitscher
Andersen	Camp	Darrington	Dunton
Baker	Campbell	Den Herder	Edgington
Battles	Christensen	Dietz	Ellsworth
Bennett	Cochran	Dooley	Ewell
Bergman	Corey	Dougherty	Fischer of
Blouin	Crabb	Doyle	Grundy
Brinck	Crosier	Drake	

Fisher of	Kehe	Millen	Schwartz
Greene	Kennedy of	Miller of	Shepherd
Franklin	Chickasaw	Des Moines	Sorg
Freeman of	Kennedy of	Miller of	Stokes
Buena Vista	Dubuque	Jones	Strand
Freeman of	Kitner	Miller of	Stroburg
Clay-Dickinson	Kluever	Marshall	Stromer
Gannon	Knight	Miller of	Strothman
Goode	Knoblauch	Page	Tapscott
Graham	Kreamer	Milligan	Tieden
Grassley	Kruse	Mohrfeld	Van Drie
Hamilton	Langland	Nelson	Van Nostrand
Hansen of	Lawson	Nielsen	Van Roekel
Black Hawk	Lippold	Nolting	Voorhees
Hanson of	Lipsky	O'Hearn	Walter
Howard-Mitchell	Logemann	Ossian	Warren
Hill	Logue	Priebe	Waugh
Holden	McCartney	Radl	Weichman
Huff	McCormick	Renda	Welden
Jesse	McIntyre	Rex	Wells
Johnson of	Mendenhall	Rodgers	Winkelman
Audubon	Menefee	Sanders	Wolfe
Johnston of	Mezvinsky	Schmeiser	Mr. Speaker
Johnson	Middleswart	Schroeder	

The nays were, none.

Absent or not voting, 12:

Koch	Pelton	Pierson	Shaw
Mayberry	Perkins	Poncy	Skinner
Newton	Peterson	Roorda	Varley

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

House File 788, 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, with report of committee recommending amendment and passage, was taken up for consideration.

Milligan of Polk offered the following amendment filed by the committee on state government and moved its adoption:

Amend House File 788 as follows:

1. By striking from page one (1), line fourteen (14), the figures, "1969" and inserting in lieu thereof the figures, "1970".
2. By striking from page two (2), line twenty-seven (27), the figures, "1969" and inserting in lieu thereof the figures, "1970".

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. 788)

The ayes were, 118:

Alt	Fisher of	Kreamer	Poncy
Andersen	Greene	Kruse	Priebe
Baker	Franklin	Lawson	Radl
Battles	Freeman of	Lippold	Renda
Bennett	Buena Vista	Lipsky	Rex
Bergman	Freeman of	Logemann	Rodgers
Blouin	Clay-Dickinson	Logue	Sanders
Brinck	Gannon	McCartney	Schmeiser
Caffrey	Goode	McCormick	Schwartz
Camp	Graham	Mendenhall	Shaw
Campbell	Grassley	Menefee	Shepherd
Christensen	Hamilton	Mezvinsky	Sorg
Cochran	Hansen of	Middleswart	Stokes
Corey	Black Hawk	Millen	Strand
Crabb	Hanson of	Miller of	Stroburg
Crosier	Howard-Mitchell	Des Moines	Stromer
Cunningham	Hill	Miller of	Strothman
Darrington	Holden	Jones	Tapscott
Den Herder	Huff	Miller of	Tieden
Dietz	Johnson of	Marshall	Van Drie
Dooley	Audubon	Miller of	Van Nostrand
Dougherty	Johnston of	Page	Van Roekel
Doyle	Johnson	Milligan	Voorhees
Drake	Kehe	Mohrfeld	Walter
Duitscher	Kennedy of	Nelson	Warren
Dunton	Chickasaw	Nielsen	Waugh
Edgington	Kennedy of	Nolting	Weichman
Ellsworth	Dubuque	O'Hearn	Welden
Ewell	Kitner	Ossian	Wells
Fischer of	Kluever	Pelton	Winkelman
Grundty	Knight	Peterson	Wolfe
	Knoblauch	Pierson	Mr. Speaker

The nays were, none.

Absent or not voting, 11:

Jesse	Mayberry	Perkins	Skinner
Koch	McIntyre	Roorda	Varley
Langland	Newton	Schroeder	

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

House File 1020, a bill for an act pertaining to the nomination and election of members of the General Assembly, with report of committee recommending passage, was taken up for consideration.

HOUSE FILE 1020 DEFERRED

Edgington of Franklin asked and received unanimous consent that **House File 1020** be deferred and that the bill retain its place on the 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 institution fund, prescribing the

purposes for which such fund may be used, and authorizing a levy therefor, with a report of committee recommending passage, was taken up for consideration.

Miller of Des Moines offered the following amendment filed by him and moved its adoption :

House File 8 is hereby amended as follows :

1. By inserting in line fifteen (15), on page one (1), after the word "county", the word "mental".

2. By inserting, following line five (5), on page two (2), the following new paragraph :

"e. Care and treatment of persons admitted or committed, with the prior consent of the board of supervisors, to the alcoholic treatment center at Oakdale."

3. By redesignating the paragraph beginning with line six (6), on page two (2), as paragraph "f".

4. By striking lines twelve (12), thirteen (13), and fourteen (14), on page two (2), and inserting in lieu thereof the following :

"g. Clothing, transportation, and medical or other services provided persons attending the Iowa braille and sight-saving school, the Iowa school for the deaf, or the state hospital-school for severely handicapped children at Iowa City, for which the county becomes obligated to pay pursuant to sections two hundred sixty-three point twelve (263.12), two hundred sixty-nine point two (269.2), or two hundred seventy point four (270.4) through two hundred seventy point seven (270.7), inclusive, of the Code."

5. By inserting in line eight (8), on page three (3), after the word "county", the word "mental".

6. By inserting in line twelve (12), on page three (3), after the word "county", the word "mental".

7. By inserting in the title, after the word "county" in line three (3), on page one (1), the word "mental".

The amendment was adopted.

Priebe of Kossuth offered the following amendment filed by him on February 10, 1969, and asked for unanimous consent to withdraw the amendment :

Amend House File 8, by inserting in section one (1), subsection two (2), after the period in line twenty-three (23) on page two (2), the following :

"The board of supervisors may require that any person who has received mental health services for which the county is being requested to pay, pursuant to this section, be identified by the individual, community mental health center, or state institution presenting the request for payment. It shall be a misdemeanor for the board of supervisors any member thereof, or any county officer to divulge to any other person the name of any patient who has received mental health services for which the county has paid or been requested to pay, without the patient's written consent."

Objection was raised.

Van Drie of Story moved the previous question on the amendment.

The motion having received a two-thirds majority prevailed.

Priebe of Kossuth moved the adoption of his amendment.

Non-record roll call was requested.

On the question "Shall the amendment be adopted?"

The ayes were 90, nays 18.

The amendment was adopted.

Priebe of Kossuth asked and received unanimous consent to withdraw the amendment filed by him on February 18, 1969, and found on page 333 of the 1969 House Journal.

Perkins of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him on February 19, 1969, and found on page 367 of the 1969 House Journal.

Holden of Scott offered, from the floor, the following amendment filed by him and Shaw of Scott and moved its adoption:

Amend House File 8, page 2, by inserting in line 20 after the word "facility" the following: "providing inpatient or outpatient care".

The amendment was adopted.

Miller of Page offered the following amendment filed by him and moved its adoption:

Amend House File 8, page 3, by striking all of lines 13 and 14.

A non-record roll call was requested.

The ayes were 77, nays 28.

The amendment was adopted.

Miller of Des Moines asked and received unanimous consent to withdraw the amendment filed by Fisher of Greene on February 28, 1969, and found on page 471 of the 1969 House Journal.

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. 8)

The ayes were, 101:

Alt	Freeman of	Lawson	Renda
Andersen	Clay-Dickinson	Lippold	Rex
Baker	Gannon	Lipsky	Rodgers
Battles	Goode	Logemann	Roorda
Bennett	Graham	Logue	Sanders
Bergman	Grassley	McCormick	Schmeiser
Blouin	Hamilton	McCartney	Schwartz
Brinck	Hansen of	McIntyre	Shaw
Caffrey	Black Hawk	Mendenhall	Shepherd
Campbell	Hanson of	Menefee	Skinner
Cochran	Howard-Mitchell	Millen	Stokes
Corey	Hill	Miller of	Strand
Crabb	Holden	Des Moines	Stromer
Crosier	Huff	Miller of	Strothman
Cunningham	Jesse	Jones	Tapscott
Darrington	Johnson of	Miller of	Tieden
Den Herder	Audubon	Marshall	Van Drie
Dooley	Johnston of	Milligan	Van Nostrand
Dougherty	Johnson	Nelson	Van Roekel
Doyle	Kehe	Nielsen	Voorhees
Duitscher	Kennedy of	Nolting	Walter
Dunton	Dubuque	O'Hearn	Warren
Edgington	Kluever	Ossian	Waugh
Ellsworth	Knight	Perkins	Welden
Fischer of	Knoblauch	Peterson	Wells
Grundy	Kreamer	Pierson	Winkelman
Franklin	Kruse	Poncy	Wolfe
	Langland	Priebe	Mr. Speaker

The nays were, 11:

Camp	Fisher of	Kennedy of	Miller of
Christensen	Greene	Chickasaw	Page
Dietz	Freeman of	Kitner	Schroeder
	Buena Vista	Middleswart	Weichman

Absent or not voting, 12:

Drake	Mezvinsky	Pelton	Stroburg
Ewell	Mohrfeld	Radl	Varley
Koch	Newton	Sorg	
Mayberry			

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

BIRTHDAY CONGRATULATIONS

Brinck of Lee rose on a point of personal privilege and on behalf of the House extended to the Honorable John C. Mendenhall "Birthday Congratulations on January 20."

HOUSE CONCURRENT RESOLUTION 104

By Koch

Whereas, the members of the Second Battalion (Mechanized) of the One Hundred Thirty-third Infantry, Iowa Army National Guard, who have been stationed in Vietnam, South Korea and parts of the United States, have

now fulfilled the obligation of service during the period of recall to active duty, serving from May 13, 1968, to December 12, 1969; and

Whereas, they have served with valor and distinction, and commended by the Commanding Officer of the Sixty-ninth Brigade, Fort Carson, Colorado, as the outstanding battalion; and,

Whereas, two hundred sixty-four members of said battalion were actively engaged in hostilities in Vietnam; and,

Whereas, three officers and nine enlisted men gave their lives; sixty-three suffered wounds during such hostilities, and

Whereas, the members of this battalion earned the following awards as individuals: five Silver Stars; one Soldier's Medal; 137 Bronze Stars; 144 Air Medals; 294 Army Commendation Medals; 63 Purple Hearts; 186 Combat Infantry Badges and 37 the Vietnamese Cross of Gallantry, each one of which further attests to the manner in which members of this battalion distinguished themselves, and

Whereas, they are returning to their civilian responsibilities within the State of Iowa;

Whereas, they have exemplified the finest qualities of the Iowa Army National Guard; and,

Now, Therefore, Be It Resolved by the House, the Senate Concurring, that we commend them for having exhibited all the virtues of good citizenship; thank them for their devotion to duty, country and upholding the principles of justice, freedom and liberty endowed to man by their Creator; understand the hardships and disruptions to careers that have been created upon them and their families from the result of this period of recall to active duty; and be grateful for their discipline, conduct and accomplishments which greatly increased the respect for the State of Iowa throughout the nation; and

Be It Further Resolved, That copies of this resolution be sent to the Commanding Officer, Second Battalion (Mechanized), One Hundred Thirty-third Infantry, Iowa Army National Guard, so appropriate insertion may be made in each member's Army Guard personal file, with our sincere gratitude, appreciation and heartfelt thanks and best wishes in their future endeavors.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 105

By Priebe, Radl, Logue and Camp

Whereas, a great amount of publicity has been generated over the issue of transferring the school for the blind located at Vinton, Iowa from the jurisdiction of the board of regents to the commission for the blind; and

Whereas, such publicity is resulting in the establishment of a controversy which may generate ill feelings and arguments which will detract from the fine progress which both the board of regents and the commission for the blind have accomplished for blind persons; and

Whereas, it appears that those persons who would be most affected by a change of administration for the school for the blind at Vinton, Iowa, share divergent views as to the merits of changing such administration; and

Whereas, it is a more reasonable procedure to study the issues of changing said administration without undue haste and during times when related issues will not affect the basic issue of doing that which is in the best interests of blind persons; *Now Therefore*,

Be It Resolved by the House, the Senate Concurring, That the legislative council be urged to establish a study committee for the purpose of weighing the merits of transferring the administration of the school for the blind and that all persons with opposing viewpoints be requested to appear before such study committee to discuss the merits of such proposal; and

Be It Further Resolved, That a report of the study accompanied by any recommended legislation be made to the first session of the Sixty-fourth General Assembly.

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 33, 97, 257 and 475.

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 33, 97, 257 and 475.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on January 20, 1970, he approved and transmitted to the Secretary of State the following bills: Senate Files 184, 292 and 385.

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 7**, a joint resolution 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 Senate Joint Resolution 7 as follows:

1. By striking all after the resolving clause and inserting in lieu thereof:

104, filed on January 20 and found on page 168 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

The House resumed consideration of **House File 1020**, a bill for an act pertaining to the nomination and election of members of the General Assembly.

Goode of Davis asked and received unanimous consent to withdraw the amendment filed by him on January 19 and found on page 158 of the House Journal.

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

Amend House File 1020 by adding after section 7:

Sec. 8. Section forty-three point fourteen (43.14), Code 1966, is hereby amended by adding after the word "county" in line six (6) "or legislative district".

Further amend House File 1020 by renumbering the remaining sections.

The amendment was adopted.

Goode of Appanoose-Davis offered the following amendment filed by Edgington, et al., and moved its adoption:

1 Amend House File 1020 as follows:

2 1. Strike section seven (7) and insert:

Sec. 7. Section forty-three point eighty-four (43.84), Code 1966, is repealed and the following enacted in lieu thereof:

"There shall be a legislative representative central committee for each legislative district, which committee shall be composed of the same precinct members chosen for each county central committee and who reside within that part of the county located within the legislative district. A senate legislative central committee shall be composed of the two legislative representative central committees from the two representative districts comprising the senate district. The precinct members of the legislative representative central committee for the various parts of counties comprising the representative district shall meet and organize by election of officers, on the next Monday following their election at some convenient place within the legislative district to be chosen by the state chairman.

The committee shall meet in convention on call of the chairman to:

(1.) Make nominations of candidates to be voted on at a special election and occasioned by a vacancy in the office of senator or representative in the general assembly.

(2.) Make nominations of candidates for the party to membership in the general assembly when no candidate for such office has been nominated at the preceding primary election, by reason

of the failure of any candidate to receive the legally required number of votes cast by such party therefor, if such convention is held following the preceding primary election.

(3.) Make nominations for these offices where a nomination made at a primary election has become vacant before the convening of the convention if such convention is held following the primary election.

(4.) Make nominations for such offices to fill vacancies occurring too late to file nomination papers in the primary election if such convention is held following the primary election."

2. Strike section five (5) of said House File 1020 and insert a new section as follows:

Sec. 5. Section forty-three point forty-nine (43.49), Code 1966, subsection one (1), is amended by adding after the word "county" in line one (1) the words "in each precinct".

3. Strike section six (6) of said House File 1020 and insert a new section as follows:

Sec. 6. Section forty-three point eighty-three (43.83), Code 1966, lines four (4) through six (6), is amended by striking the words "senator or representative in the general assembly for a district composed of more than one county",

4. Strike section eight (8) of said House File 1020 and insert:

Sec. 8. Section forty-three point ninety-seven (43.97), Code 1966, subsection five (5), is amended by striking from lines two (2) and three (3) the words "senatorial and congressional district composed of more than one county" and inserting in lieu thereof the words "congressional district".

5. Add to said House File 1020 a new section as follows and renumber the last section:

Sec. 9. Section forty-three point seventy (43.70), Code 1966, is amended by adding a new subsection:

"4. To the chairman of the legislative representative central committee or senate legislative central committee of said party and to each county auditor in case of a representative or senator in the general assembly."

6. Add to House File 1020 a new section as follows and renumber the last section:

Sec. 10. Section forty-three point one hundred two (43.102), Code 1966, is amended by striking from line five (5) the words "senatorial or".

The amendment was adopted.

Goode of Appanoose-Davis offered the following amendment filed by Edgington, et al., and moved its adoption:

Amend House File 1020 by adding as section nine (9) the following and renumbering the next section:

Sec. 9. For the primary and general elections in the year 1970, nomination papers and other election papers making reference to a county in referring to a representative district shall be construed to mean the numbered district which has been assigned to the county.

The nays were, 79:

Alt	Goode	Logemann	Sanders
Battles	Graham	Logue	Schroeder
Bergman	Grassley	McCartney	Shaw
Camp	Hamilton	Mendenhall	Shepherd
Campbell	Hansen of	Menefee	Sorg
Christensen	Black Hawk	Millen	Stokes
Corey	Hanson of	Miller of	Strand
Crabb	Howard-Mitchell	Jones	Stromer
Cunningham	Hill	Miller of	Strothman
Darrington	Holden	Marshall	Tieden
Den Herder	Huff	Miller of	Van Drie
Dooley	Johnson of	Page	Van Nostrand
Drake	Audubon	Mohrfeld	Van Roekel
Edgington	Kehe	Nelson	Varley
Ellsworth	Kitner	Nielsen	Walter
Fischer of	Koch	O'Hearn	Warren
Grundy	Kreamer	Ossian	Waugh
Fisher of	Kruse	Pelton	Weichman
Greene	Langland	Peterson	Welden
Freeman of	Lawson	Pierson	Winkelman
Buena Vista	Lippold	Radl	Wolfe
Freeman of	Lipsky	Rex	Mr. Speaker
Clay-Dickinson			

Absent or not voting, 11:

Andersen	McIntyre	Milligan	Roorda
Doyle	Miller of	Newton	Voorhees
Kluever	Des Moines	Perkins	
Knight			

The amendment lost.

Renda of Polk offered the following amendment filed by him and moved its adoption:

Amend the committee on constitutional amendment and reapportionment amendment to Senate Joint Resolution 7, filed January 20, 1970, as follows:

By striking from line 23 the words "Provided, that no qualification" and inserting in lieu thereof the word "Qualifications".

Roll call was requested by Renda of Polk and Gannon of Jasper.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 32:

Baker	Dunton	Kennedy of	Priebe
Bennett	Ewell	Dubuque	Renda
Blouin	Franklin	Mayberry	Rodgers
Brinck	Gannon	Mezvinsky	Sanders
Caffrey	Jesse	Middleswart	Schmeiser
Cochran	Johnston of	Miller of	Schwartz
Crosier	Johnson	Des Moines	Skinner
Dietz	Kennedy of	Nolting	Tapscott
Dougherty	Chickasaw	Poncy	Wells

The nays were, 82:

Alt	Goode	Logemann	Roorda
Battles	Graham	Logue	Schroeder
Bergman	Grassley	McCartney	Shaw
Camp	Hamilton	McCormick	Shepherd
Campbell	Hansen of	McIntyre	Stokes
Christensen	Black Hawk	Mendenhall	Strand
Corey	Hanson of	Menefee	Stroburg
Crabb	Howard-Mitchell	Millen	Stromer
Cunningham	Hill	Miller of	Strothman
Darrington	Holden	Jones	Tieden
Den Herder	Huff	Miller of	Van Drie
Dooley	Johnson of	Marshall	Van Nostrand
Drake	Audubon	Miller of	Van Roekel
Duitscher	Kehe	Page	Varley
Edgington	Kitner	Mohrfeld	Walter
Ellsworth	Knight	Nelson	Warren
Fischer of	Koch	Nielsen	Waugh
Grundy	Kreamer	O'Hearn	Weichman
Fisher of	Kruse	Ossian	Welden
Greene	Langland	Pelton	Winkelman
Freeman of	Lawson	Peterson	Wolfe
Buena Vista	Lippold	Pierson	Mr. Speaker
Freeman of	Lipsky	Rex	
Clay-Dickinson			

Absent or not voting, 10:

Andersen	Knoblauch	Perkins	Sorg
Doyle	Milligan	Radl	Voorhees
Kluever	Newton		

The amendment lost.

Renda of Polk offered the following amendment filed by him and moved its adoption:

Amend the committee on constitutional amendments and reapportionment amendment to Senate Joint Resolution 7, filed January 20, 1970, as follows:

1. By striking from line twenty-three (23) the words "Provided, that no qualification" and inserting in lieu thereof the word "Qualifications".
2. By adding in line twenty-four (24) after the word "shall" the word "not".

A non-record roll call was requested.

The ayes were 89, nays 15.

The amendment was adopted.

Gannon of Jasper asked and received unanimous consent to withdraw the remaining amendments filed to Senate Joint Resolution 7 by Gannon of Jasper, Blouin of Dubuque, Jesse of Polk and Mezvinsky of Johnson.

Division of the committee amendment was requested by Skinner

of Polk. Division 1 to be lines 1 through 18, division 2 to be lines 19 through 25 and division 3 to be lines 26 through 37.

Objection was raised to division of the amendment.

Renda of Polk raised a point of order that the amendment was divisible.

The Speaker ruled the point not well taken.

Fisher of Greene moved the adoption of the committee amendment as amended.

Roll call was requested by Fisher of Greene and Van Nostrand of Pottawattamie.

Rule 70 was invoked.

On the question "Shall the committee amendment as amended be adopted?"

The ayes were, 83:

Alt	Goode	Lipsky	Sanders
Battles	Graham	Logemann	Schroeder
Bergman	Grassley	Logue	Shaw
Camp	Hamilton	McCartney	Shepherd
Campbell	Hansen of	Mendenhall	Sorg
Christensen	Black Hawk	Menefee	Stokes
Corey	Hanson of	Millen	Strand
Crabb	Howard-Mitchell	Miller of	Stromer
Cunningham	Hill	Jones	Strothman
Darrington	Holden	Miller of	Tieden
Den Herder	Huff	Marshall	Van Drie
Dooley	Johnson of	Miller of	Van Nostrand
Dougherty	Audubon	Page	Van Roekel
Drake	Kehe	Mohrfeld	Varley
Edgington	Kennedy of	Nelson	Voorhees
Ellsworth	Dubuque	Nielsen	Walter
Fischer of	Kitner	O'Hearn	Warren
Grundy	Knight	Ossian	Waugh
Fisher of	Koch	Pelton	Weichman
Greene	Kreamer	Peterson	Welden
Freeman of	Kruse	Pierson	Winkelman
Buena Vista	Langland	Rex	Wolfe
Freeman of	Lawson	Roorda	Mr. Speaker
Clay-Dickinson	Lippold		

The nays were, 34:

Baker	Dunton	Knoblauch	Radl
Bennett	Ewell	Mayberry	Renda
Blouin	Franklin	McCormick	Rodgers
Brinck	Gannon	Mezvinsky	Schmeiser
Caffrey	Jesse	Middleswart	Schwartz
Cochran	Johnston of	Miller of	Skinner
Crosier	Johnson	Des Moines	Stroburg
Dietz	Kennedy of	Nolting	Tapscott
Doyle	Chickasaw	Poncy	Wells
Duitscher			

Absent or not voting, 7:Andersen
KlueverMcIntyre
MilliganNewton
Perkins

Priebe

The amendment as amended was adopted.

Fisher of Greene 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.

Senate Joint Resolution 7, a joint resolution relating to qualification of the electors and to the rights and responsibilities of a resident of this state upon reaching the age of nineteen (19) years.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section one (1) of Article two (II) of the Constitution of the State of Iowa 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. Qualifications established by this constitution for holding any public office shall not 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.

On the question "Shall the joint resolution be adopted and agreed to?" (S.J.R. 7)

The ayes were, 96:

Alt	Freeman of	Langland	Pierson
Battles	Clay-Dickinson	Lawson	Priebe
Bennett	Goode	Lippold	Renda
Bergman	Graham	Lipsky	Roorda
Caffrey	Hamilton	Logemann	Sanders
Camp	Hansen of	Logue	Schmeiser
Campbell	Black Hawk	Mayberry	Schroeder
Christensen	Hanson of	McCartney	Schwartz
Cochran	Howard-Mitchell	McCormick	Shaw
Crabb	Hill	Menefee	Shepherd
Crosier	Holden	Mezvinsky	Sorg
Cunningham	Huff	Middleswart	Stokes
Darrington	Jesse	Millen	Strand
Den Herder	Johnson of	Miller of	Stromer
Dooley	Audubon	Des Moines	Strothman
Dougherty	Johnston of	Miller of	Tapscott
Drake	Johnson	Jones	Tieden
Dunton	Kehe	Miller of	Van Drie
Ellsworth	Kennedy of	Marshall	Van Nostrand
Ewell	Chickasaw	Miller of	Varley
Fischer of	Kennedy of	Page	Voorhees
Grundy	Dubuque	Mohrfeld	Walter
Fisher of	Kitner	Newton	Warren
Greene	Knoblauch	Nielsen	Waugh
Franklin	Koch	Nolting	Weichman
Freeman of	Kreamer	Ossian	Wells
Buena Vista	Kruse	Pelton	Wolfe
		Peterson	Mr. Speaker

The nays were, 22:

Baker	Duitscher	Nelson	Rodgers
Blouin	Edgington	O'Hearn	Stroburg
Brinck	Gannon	Poncy	Van Roekel
Corey	Grassley	Radl	Welden
Dietz	Knight	Rex	Winkelman
Doyle	Mendenhall		

Absent or not voting, 6:

Andersen	McIntyre	Perkins
Kluever	Milligan	Skinner

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House.

EXPLANATION OF VOTE ON SENATE JOINT RESOLUTION 7

Although I am in favor of lowering the voting age in Iowa, I voted "no" on final passage of Senate Joint Resolution 7 because it contains a provision for all rights of majority as well as lowering the voting age. There is no question in my mind that these two items are two distinct and different proposals. I therefore consider the inclusion of both of them in one

proposed amendment to be highly irresponsible to the people in Iowa. The voters of Iowa deserve the opportunity to vote on each of these questions separately. I consider Senate Joint Resolution 7 in its final form to be more than slightly hypocritical in that it is designed to invite defeat in a referendum.

Respectfully submitted,
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 Files 364 and 1059.

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 364 and 1059.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on January 23, 1970, he approved and transmitted to the Secretary of State the following bills:

Senate File 33, an act relating to roadside parks.

Senate File 97, an act relating to the filing of retail licensee prices.

Senate File 257, an act to prevent dual regulation of certain annuity and endowment contracts.

Senate File 475, 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.

REPORTS OF COMMITTEE

Nielsen of Shelby, from the committee on law enforcement, submitted the following reports:

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 720, a bill for an act relating to the crimes of eavesdropping and wiretapping, prescribing penalties and rights of civil action 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

AMENDMENT FILED

- 1 Amend House File 404 by striking all after the enacting clause
 2 and inserting in lieu thereof the following:
 3 Section 1. Chapter one hundred ninety-four (194), Code 1966,
 4 is hereby amended as follows:
 5 1. By striking section one hundred ninety-four point six (194.6),
 6 Code 1966, and inserting in lieu thereof the following: "At least
 7 once every thirty days an estimate of the bacterial quality shall be
 8 made of each producer's milk by use of a standard plate count or an
 9 equivalent plate counting procedure in an officially designated
 10 laboratory.
 11 For the purpose of quality improvement and payment, the following
 12 classifications of milk for bacterial estimate shall be applicable:
 13 Bacterial Estimate Standard Plate Count
 14 Classification or Equivalent
 15 Class 1

 Less than 500,000 per
 16 Milliliter
 17 Class 2 Less than 3,000,000 per
 18 Milliliter
 19 Undergrade Over 3,000,000 per
 20 Milliliter
 21 2. By striking from line four (4) of section one hundred ninety-
 22 four point seven (194.7), Code 1966, the word "and" from the place
 23 where it appears the second time and inserting in lieu thereof the
 24 word "or".
 25 3. By striking from line five (5) of section one hundred ninety-
 26 four point eight (194.8), Code 1966, the words "Class 3 or in" and
 27 the word "ten" and by inserting in lieu of the word "ten" the word
 28 "three".
 29 4. By striking from line five (5) in section one hundred ninety-
 30 four point nine (194.9), Code 1966, the word "ten" and inserting in
 31 lieu thereof the word "three".
 32 5. The provisions of this Act shall go into effect on July 1,
 33 1971.

LANGLAND of Winneshiak
 BAKER of Boone

On motion by McCartney of Floyd, the House adjourned until 10:00 a.m., Monday, January 26, 1970.

JOURNAL OF THE HOUSE

Fifteenth Calendar Day—Eleventh Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, JANUARY 26, 1970.

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

Prayer was offered by Father William Muenster, pastor of the St. Mary's Catholic Church, Waverly, Iowa.

The Journal of Friday, January 23, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Shaw of Scott on request of **Lipsky of Linn**; **Rodgers of Dallas** on request of **Gannon of Jasper**; **Langland of Winneshiek** on request of **Kitner of Buchanan**; **Mohrfeld of Tama** on request of **Darrington of Harrison**.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 524 and 720, under Rule 35.

INTRODUCTION OF BILLS

House File 1103, by committee on transportation, a bill for an act relating to the expenditure of funds deposited in the primary road fund.

Read first time and placed on the calendar.

House File 1104, by Langland, a bill for an act relating to commercial feed and fertilizer inspection fees.

Read first time and referred to committee on agriculture.

House File 1105, by Huff (DeKoster and Denman), a bill for an act relating to shorthand court reporters and their compensation.

Read first time and referred to committee on judiciary.

House File 1106, by Graham, Van Drie, Schroeder, Edgington, Koch, Peterson, Winkelman, Tieden, Kennedy of Dubuque, Ossian, Roorda, Den Herder, Johnson of Audubon-Guthrie, Nielsen, Miller of Jones, Cunningham and Radl, a bill for an act relating to

justifiable defense of person or property, and providing for indemnification or reimbursement by the state.

Read first time and referred to committee on **judiciary**.

House File 1107, by Hanson of Howard-Mitchell, a bill for an act relating to the creation of an ambulance service expense fund.

Read first time and referred to committee on **county government**.

House File 1108, by Andersen, a bill for an act relating to the merit system.

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 20, a bill for an act relating to demurrers by defendants in criminal actions.

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

Senate File 83, a bill for an act relating to the duties of industrial commissioner.

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

Senate File 201, a bill for an act authorizing county boards of supervisors to accept and use certain funds.

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

Senate File 1033, a bill for an act relating to revocation of license of operator or chauffeur.

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

Senate File 1069, a bill for an act relating to roads under the jurisdiction of boards of supervisors.

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

Senate File 1079, a bill for an act relating to conservation.

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

House File 129, a bill for an act relating to widows' admissions to Iowa Soldiers Home.

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

House File 807, a bill for an act relating to emergency repair of highways.

CARROLL A. LANE, Secretary

HOUSE FILE 1064 RE-REFERRED

Blouin of Dubuque asked and received unanimous consent that **House File 1064** referred to the committee on agriculture be re-referred to the committee on environmental preservation.

SENATE AMENDMENT CONSIDERED

Pelton of Clinton called up for consideration **Senate File 124**, a bill for an act relating to attorney fees, 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 124**, line 38, by striking the words "should have" and inserting in lieu thereof the word "desires".

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Pelton of Clinton 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. 124)

The ayes were, 94:

Alt	Freeman of	McCormick	Rex
Andersen	Clay-Dickinson	Mendenhall	Roorda
Baker	Goode	Menefee	Schmeiser
Battles	Graham	Mezvinsky	Schroeder
Bergman	Hamilton	Middleswart	Schwartz
Blouin	Hansen of	Millen	Shepherd
Caffrey	Black Hawk	Miller of	Sorg
Campbell	Hanson of	Des Moines	Stokes
Cochran	Howard-Mitchell	Miller of	Strand
Corey	Holden	Jones	Stromer
Crabb	Huff	Miller of	Strothman
Crosier	Johnson of	Marshall	Tapscott
Cunningham	Audubon	Miller of	Tieden
Darrington	Kennedy of	Page	Van Drie
Den Herder	Dubuque	Milligan	Van Roekel
Dietz	Kitner	Nelson	Varley
Dooley	Knoblauch	Newton	Voorhees
Dougherty	Koch	Nielsen	Walter
Duitscher	Kreamer	Nolting	Warren
Dunton	Kruse	Ossian	Waugh
Edgington	Lawson	Pelton	Weichman
Ellsworth	Lippold	Pierson	Welden
Ewell	Lipsky	Poncy	Wells
Fisher of	Logemann	Priebe	Winkelman
Greene	Logue	Radl	Wolfe
Freeman of	McCartney	Renda	Mr. Speaker
Buena Vista			

The nays were, none.

Absent or not voting, 30:

Bennett	Gannon	Cluever	Peterson
Brinck	Grassley	Knight	Rodgers
Camp	Hill	Langland	Sanders
Christensen	Jesse	Mayberry	Shaw
Doyle	Johnston of	McIntyre	Skinner
Drake	Johnson	Mohrfeld	Stroburg
Fischer of	Kehe	O'Hearn	Van Nostrand
Grundy	Kennedy of	Perkins	
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
REGULAR CALENDAR**

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, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 610)

The ayes were, 100:

Alt	Franklin	Lipsky	Rex
Andersen	Freeman of	Logemann	Roorda
Baker	Clay-Dickinson	Logue	Sanders
Battles	Gannon	Mayberry	Schmeiser
Bergman	Goode	McCartney	Schroeder
Blouin	Graham	McCormick	Schwartz
Brinck	Grassley	McIntyre	Shepherd
Caffrey	Hamilton	Mendenhall	Sorg
Campbell	Hansen of	Menefee	Stokes
Corey	Black Hawk	Mezvinsky	Strand
Crosier	Hanson of	Middleswart	Stromer
Cunningham	Howard-Mitchell	Millen	Strothman
Darrington	Hill	Miller of	Tapscott
Den Herder	Holden	Jones	Tleden
Dietz	Huff	Miller of	Van Drie
Dooley	Johnson of	Marshall	Van Roekel
Dougherty	Audubon	Miller of	Varley
Doyle	Johnston of	Page	Voorhees
Drake	Johnson	Nelson	Walter
Duitscher	Kehe	Nielsen	Warren
Dunton	Kitner	Nolting	Waugh
Edgington	Cluever	O'Hearn	Weichman
Ellsworth	Knoblauch	Peterson	Welden
Ewell	Koch	Pierson	Wells
Fischer of	Kreamer	Poncy	Winkelman
Grundy	Kruse	Priebe	Wolfe
Fisher of	Lawson	Radl	Mr. Speaker
Greene	Lippold		

The nays were, none.

Absent or not voting, 24:

Bennett	Jesse	Miller of	Perkins
Camp	Kennedy of	Des Moines	Renda
Christensen	Chickasaw	Milligan	Rodgers
Cochran	Kennedy of	Mohrfeld	Shaw
Crabb	Dubuque	Newton	Skinner
Freeman of	Knight	Ossian	Stroburg
Buena Vista	Langland	Pelton	Van Nostrand

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

House File 288, a bill for an act relating to newspapers used in publishing notices and reports of proceedings, with report of committee recommending passage, was taken up for consideration.

(House File 288 pending.)

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which House File 610 passed the House.

SORG of Linn

The following report is on file in the office of the Chief Clerk:

REPORT OF THE SUPREME COURT IN THE MATTER OF THE RULES OF CIVIL PROCEDURE

To the Second Regular Session of the Sixty-third General Assembly of the State of Iowa:

Pursuant to Section 684.18, Code 1966 and Section 684.19, as amended by the Acts of the Sixty-second General Assembly, Chapter 83 and the Acts of the First Regular Session of the Sixty-third General Assembly, Chapter 297, the Supreme Court of Iowa has prescribed and hereby reports to the General Assembly the following amendments to existing rules of civil procedure:

Rule 123. Objections—time to answer.

Rule 123, Code 1966, is amended in line six (6) by striking the word "seven" and inserting the word "fourteen" in lieu thereof.

Rule 178.1. Reporter's fees—small cases.

Rule 178.1, Code 1966, is amended in lines four (4) and five (5) by striking the words "three hundred dollars or less" and inserting the words "less than one thousand dollars" in lieu thereof.

Rule 196. Instructions.

Rule 196, Code 1966, is amended in line nine (9) by striking the words "three hundred dollars or less" and inserting the words "less than one thousand dollars" in lieu thereof.

Rule 335. Time for appeal.

Rule 335(a), Acts of the First Regular Session of the Sixty-third General Assembly, Chapter 335, is amended in numbered line twenty-two (22) by inserting after the word and figure "Rule 247" the words "or a motion as provided in Rule 179(b)".

Rule 342. Filing and docketing.

Rule 342, Code 1966, is amended by adding thereto a new paragraph as follows:

"(e) After an appeal is taken and perfected under Rule 336 and prior to filing and docketing in the Supreme Court, the filing with the clerk of the trial court of a stipulation in which all parties agree to a dismissal of an appeal shall restore jurisdiction to the trial court for the entry of an order of dismissal of the appeal, which will be a final adjudication."

Respectfully submitted,
SUPREME COURT OF IOWA
 C. EDWIN MOORE, Chief Justice

Des Moines, Iowa
 January 26, 1970

ACKNOWLEDGMENT

I, William R. Kendrick, Chief Clerk of the House of Representatives of the State of Iowa, hereby acknowledge delivery to me on this 26th day of January, 1970, of the foregoing report of the Supreme Court of Iowa pertaining to Rules of Civil Procedure.

WILLIAM R. KENDRICK
 Chief Clerk of the House of
 Representatives, Second Regular
 Session of the Sixty-third General
 Assembly of the State of Iowa

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 6 and House Files 106, 352, 353, 506, 560, 785, 1022, 1028, 1030, 1031, 1032, 1033, 1035, 1036, 1037 and 1070.

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 6 and House Files 106, 352, 353, 506, 560, 785, 1022, 1028, 1030, 1031, 1032, 1033, 1035, 1036, 1037 and 1070.

RESOLUTION SENT TO THE SECRETARY OF STATE

MR. SPEAKER: Your committee on enrolled bills respectfully reports that it has on this 26th day of January, 1970, sent to the Secretary of State for deposit: House Joint Resolution 6.

ELIZABETH SHAW, Chairman

Passed on file.

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 January, 1970, sent to the Governor for his approval: House Files 106, 352, 353, 506, 560, 785, 1022, 1028, 1030, 1031, 1032, 1033, 1035, 1036, 1037 and 1070.

ELIZABETH SHAW, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on January 26, 1970, he approved and transmitted to the Secretary of State the following bills:

Senate File 364, an act relating to nonprofit corporations.

Senate File 1059, an act to make the latest increase in compensation of certain county officers retroactive to July 1, 1969, independent of the valuation of moneys and credits assessed in the county, to reinstate additional compensation for certain county officers in counties having two places at which district court is held, and to legalize certain payments previously made.

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 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 be amended as follows, and when so amended the bill do pass:

Amend House File 333 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred eighty A point one (280A.1), Code 1966, is amended by inserting at the end thereof the following new paragraph:

"It is further declared to be the policy of the state that all of the area of the state shall be in a merged area by July 1, 1971. If any area of the state is not part of such a merged area by April 1, 1971, or is not included in a plan pending before the state board of public instruction under the provisions of this chapter on or before April 1, 1971, such area shall be attached by the state board of public instruction to a merged area, or areas, as described in section two hundred eighty A point two (280A.2) of the Code, such attachment to become effective July 1, 1971, or upon such later date as is fixed in the resolution of attachment adopted by the state board and filed with the secretary of the governing board of the merged area to which such area becomes attached. Any area included in a merged area plan filed with the state board on or before April 1, 1971, and not becoming a part of a merged area because of the subse-

quent failure of the plan to be carried out shall be attached to an existing merged area by the state board of public instruction. Such attachment shall be effective as of July 1, 1971, or upon such later date as is fixed by the state board in its resolution of attachment. Before making any attachment under this section, the state board shall investigate the desires of the counties affected and obtain the advice and recommendation of the advisory committee. Attachments made by the state board under this section shall be accomplished by resolution of the board notwithstanding the provisions of section two hundred eighty A point three (280A.3) of the Code. 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."

CHARLES E. GRASSLEY, 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

Fisher of Greene, from the committee on state government, submitted the following reports:

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 by committee amendment filed March 26, 1969, and when so amended the bill do pass.

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 by committee amendment filed March 18, 1969 and when so amended the bill do pass.

C. RAYMOND FISHER, Chairman

Strothman of Henry, from the committee on agriculture, submitted the following reports:

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 it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES P. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred Senate File 270, a bill for an act relating to merger and consolidation of cooperative associations, begs leave to report it has had the same under

consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

CHARLES P. STROTHMAN, Chairman

AMENDMENTS FILED

1 Amend the Fischer amendment of April 15 to House File
2 720 by adding after the period in line 91 the following:

3 "This Act prohibits eavesdropping on a facility or a
4 place primarily used by a licensed physician, licensed
5 lawyer or practicing clergyman, or in a place primarily
6 used for habitation by husband and wife. This Act also
7 prohibits eavesdropping on any individual under indictment".

KENNEDY of Chickasaw

1 Amend House File 803 as follows:

2 1. By striking from page two (2), lines thirteen (13) and
3 fourteen (14), the word "agriculture" and inserting in lieu
4 thereof the word "health".

5 2. By striking from page two (2), line seventeen (17), the
6 word "agriculture" and inserting in lieu thereof the word
7 "health".

8 3. By striking from page two (2), line twenty-two (22), the
9 word "secretary" and inserting in lieu thereof the words "com-
10 missioner of public health".

11 4. By striking from page three (3), all of lines eleven (11)
12 through fifteen (15), inclusive, and inserting in lieu thereof
13 the following:

14 "All fees collected by the department under the requirements
15 of this Act shall be paid into a 'vending machine inspection
16 fund', hereby created within the office of the treasurer of
17 state, and shall be used to carry out the administration of
18 this Act."

19 5. By striking from page three (3), line twenty-nine (29),
20 the word "agriculture" and inserting in lieu thereof the word
21 "health".

22 6. By striking from page four (4), lines twenty-four (24)
23 through twenty-seven (27), inclusive.

MEZVINSKY of Johnson

1 Amend House File 808 as follows:

2 1. By striking all after the enacting clause and insert-
3 ing in lieu thereof the following:

4 Section 1. For the purpose of this Act, unless the context
5 otherwise requires:

6 1. "Department" means the Iowa department of agriculture
7 or the secretary of agriculture.

8 2. "Adulterated" means the condition of a food if it:

9 a. bears or contains any poisonous or deleterious substance
10 in a quantity which may render it injurious to health;

11 b. bears or contains any added poisonous or deleterious sub-
12 stance for which no safe tolerance has been established by
13 regulation, or in excess of such tolerance if one has been
14 established;

15 c. consists in whole or in part of any filthy, putrid, or

16 decomposed substance, or is otherwise unfit for human consumption;
17

18 d. has been processed, prepared, packed, or held under
19 insanitary conditions, whereby it may have become contaminated
20 with filth, or whereby it may have been rendered injurious to
21 health; or

22 e. is in whole or in part of any poisonous or deleterious
23 substance which may render the contents injurious to health.

24 3. "Approved" means acceptable to the department based on
25 its determination as to conformance with appropriate standards
26 and good public health practice.

27 4. "Closed" means fitted together snugly leaving no openings
28 large enough to permit the entrance of vermin.

29 5. "Commissary" or "vending machine commissary" means a
30 catering establishment, restaurant, or any other place in which
31 food, containers, or supplies are kept, handled, prepared,
32 packaged, or stored, and directly from which vending machines
33 are serviced, but does not mean a place of temporary storage
34 at a vending machine location.

35 6. "Corrosion-resistant material" means a material which
36 maintains its original surface characteristics under prolonged
37 influence of the food, cleaning compounds and sanitizing solu-
38 tions which may contact it.

39 7. "Easily cleanable" means readily accessible and of such
40 material and finish, and so fabricated that residue may be
41 completely removed by normal cleaning methods.

42 8. "Employee" means any operator or any person employed by
43 him who handles any food to be dispensed through vending machines,
44 or who comes into contact with food-contact surfaces of contain-
45 ers, equipment, utensils, or packaging materials, used in con-
46 nection with vending machine operations, or who otherwise ser-
47 vices or maintains one or more such machines.

48 9. "Food" means any raw, cooked, or processed edible sub-
49 stance, beverage, or ingredient used or intended for use or for
50 sale in whole or in part for human consumption.

51 10. "Food-contact surfaces" means those surfaces of equip-
52 ment and utensils with which food normally comes in direct
53 contact, and those surfaces with which food may come in contact
54 and drain back onto surfaces normally in contact with food.

55 11. "Machine location" means the room, enclosure, space, or
56 area where one or more vending machines are installed and
57 operated.

58 12. "Misbranded" means the presence of any written, printed,
59 or graphic matter, upon or accompanying food or containers of
60 food, including signs or placards displayed in relation to such
61 products, which is false or misleading, or which violates any
62 applicable state or local labeling requirement.

63 13. "Operator" means any person who by contract, agreement,
64 or ownership takes responsibility for furnishing, installing,
65 servicing, operating, or maintaining one or more vending machines.

66 14. "Perishable food" means any food which may spoil.

67 15. "Person" means an individual, firm, partnership, company,
68 corporation, trustee, association, or any public or private
69 entity.

70 16. "Potentially hazardous food" means any perishable
71 food which consists in whole or in part of milk or milk
72 products, eggs, meat, poultry, fish, shellfish, or other
73 ingredients capable of supporting rapid and progressive
74 growth of infectious or toxigenic microorganisms.

75 17. "Safe temperature" as applied to potentially hazardous
76 food, means temperatures of forty-five degrees Fahrenheit or
77 below, or one hundred forty degrees Fahrenheit or above.

78 18. "Sanitize" means effective bactericidal treatment of
79 clean surfaces of equipment and utensils by a process which
80 has been approved by the department as being effective in
81 destroying microorganisms, including pathogens.

82 19. "Single service articles" means cups, containers, lids
83 or closures, plates, knives, forks, spoons, stirrers, paddles,
84 straws, place mats, napkins, doilies, wrapping materials, and
85 all similar articles which are constructed wholly or in part
86 from paper, paperboard, molded pulp, foil, wood, plastic,
87 synthetic, or other readily destructible materials, and which
88 are intended for one usage only, then to be discarded.

89 20. "Vending machine" means any self-service device which,
90 upon insertion of a coin, coins or tokens, or by other similar
91 means, dispenses unit servings of food, either in bulk or in
92 packages, without the necessity of replenishing the device
93 between each vending operation.

94 21. "Wholesome" means in sound condition, clean, free from
95 adulteration, and otherwise suitable for use as human food.

96 Sec. 2. No person shall operate one or more vending machines
97 until he has obtained a vending machine operator's license from
98 the department. Such license shall expire one year from the date
99 of original issuance and be renewable annually. No person shall
100 permit a vending machine to be operated in his place of business
101 until the operator has obtained a vending machine operator's
102 license.

103 Sec. 3. Every operator shall apply for and obtain a vending
104 machine operator's license from the department. Application
105 shall be made upon a blank furnished by the department and
106 shall contain the items required by it as to ownership, loca-
107 tion of commissaries, shops and other servicing centers, and
108 the total number of licensable vending machines, by general
109 product type, owned and operated by the applicant. The oper-
110 ator shall agree in such application to maintain within the
111 jurisdiction of the department a complete list of all vending
112 machines and machine locations operated by the applicant
113 and to make such list available to the department at the time
114 of inspections or auditing.

115 Sec. 4. The department shall issue a vending machine
116 operator's license to each approved applicant and shall
117 collect the following fees for each license:

118 1. For each vending machine operated, three dollars, except
119 that no fee shall be collected for a vending machine which
120 dispenses only items which cost less than five cents.

121 2. Fees for a vending machine commissary shall be the
122 same as those for a restaurant or food establishment, which-
123 ever is applicable, as set forth in section one hundred seventy-

124 point five (170.5) of the Code.

125 3. No vending machine or commissary fee shall be collected
126 from any governmental agency or school district.

127 The vending machine operator's license shall not be trans-
128 ferable from one owner to another, but shall require an
129 immediate application and the payment of a new fee.

130 Sec. 5. All fees collected by the department under the re-
131 quirements of this Act shall be paid into the "hotel and
132 restaurant fund" established in section one hundred seventy
133 point seven (170.7) of the Code, and shall be expended to carry
134 out the purposes of this Act. The department may enter into
135 agreements with local boards of health for inspection services
136 to be provided by the local boards.

137 Sec. 6. Each vending machine licensed under the provisions
138 of this Act shall bear a readily visible identification tag or
139 decal provided by the licensee, including his business address
140 and phone number, and a company permit number assigned by the
141 department.

142 Sec. 7. The department shall inspect the servicing,
143 maintenance and operation of vending machines dispensing
144 potentially hazardous food, of machine locations, and of
145 all commissaries at least once every six months. Vending
146 machines dispensing other than potentially hazardous food
147 shall be inspected by the department at least once each year,
148 or oftener if deemed necessary.

149 Sec. 8. When the department finds insanitary or other
150 conditions involving the operation of any vending machine or
151 commissary which, in its judgment, constitute a substantial
152 hazard to the public health, it may, without notice or hearing,
153 issue a written order to the operator citing the existence of
154 such condition and specifying corrective action to be taken and,
155 if deemed necessary, requiring immediate discontinuance of
156 operation. Such order shall be effective immediately and shall
157 apply only to the vending machine, commissary or product in-
158 volved. Any operator to whom such order is issued shall comply
159 therewith, but upon petition to the department, shall be afforded
160 a hearing as soon as possible. When necessary corrective action
161 has been taken and upon receipt of a written request from the
162 operator, the department shall make a reinspection to determine
163 whether operations may be resumed.

164 Sec. 9. When the department discovers a violation of any pro-
165 vision of this Act, or any applicable rule and regulation of
166 the department, or when the department denies a license to any
167 applicant, it shall notify the operator concerned either by the
168 inspection report form or by other written notice. The form or
169 notice shall describe the condition found and the violation,
170 provide a specific and reasonable period of time for the cor-
171 rection of the condition, and state that an opportunity for a
172 hearing will be provided, if a written request for such hearing
173 is filed with the department within ten days of receipt
174 of the notice. The department may also advise the operator in
175 writing that unless the violations are corrected within the
176 specified period of time, any permit issued under the pro-
177 visions of this Act may be suspended or revoked.

178 After an opportunity for a hearing, an operator's permit
179 may be suspended temporarily or may be revoked upon serious
180 or repeated violations or for interference with the depart-
181 ment in the performance of its duties.

182 Any operator whose permit has been suspended may make
183 application for the reinstatement of the permit. Within ten
184 days after the receipt of a written application and a
185 statement signed by the operator to the effect that in his
186 opinion the condition which constituted a violation has been
187 corrected, the department shall make a reinspection. If the
188 condition has been corrected, the permit shall be reinstated.

189 Sec. 10. If a hearing has been requested, the operator
190 shall be given an opportunity for a prompt and fair hearing
191 before the department. At any time at or prior to the hear-
192 ing the department may rescind the notice of the denial,
193 suspension or revocation upon being satisfied that the reasons
194 for the denial, suspension or revocation have been or will be
195 removed. On the basis of any such hearing, or upon default
196 of the operator, the determination involved may be affirmed,
197 modified, or set aside by the department. A copy of such
198 decision shall be sent by certified mail, or served personally
199 upon the operator. The decision shall become final thirty
200 days after it is so mailed or served, unless the operator,
201 within such thirty-day period, appeals the decision to the
202 court.

203 The procedure governing hearings authorized by this section
204 shall be in accordance with the rules promulgated by said
205 department. A full and complete record shall be kept of all
206 hearings, and all testimony shall be reported but need not be
207 transcribed unless the decision is appealed. A copy of the
208 transcript may be obtained by an interested party upon payment
209 of the cost of preparing such copy. Witnesses may be subpoenaed
210 by either party and shall be allowed fees at a rate prescribed
211 by the aforesaid rules.

212 Any operator who is dissatisfied with the decision of the
213 department as a result of a hearing, may appeal the decision
214 within thirty days after the mailing or serving of notice
215 of the decision by filing a notice of appeal in the district
216 court of the county where the vending machine or commissary
217 is located, and by serving a copy of said notice of appeal
218 upon the department. The department shall within thirty days
219 certify and file with the court a copy of the record and
220 decision, including the transcript of the hearings on which
221 the decision is based. The trial before the court shall be
222 de novo and all legal evidence pertaining to the matter of
223 whether or not such license shall be denied, suspended, or
224 revoked, may be submitted, including new or additional evi-
225 dence not submitted to the department, and the court shall
226 have power to affirm, modify, or reverse the decision.

227 Sec. 11. The department shall promulgate rules and regu-
228 lations governing the sanitation of vended foods and beverages,
229 vending machines, machine locations, and commissaries, which
230 shall conform to The Vending of Food and Beverages—A
231 Sanitation Ordinance and Code—1965—Recommendations of the

232 Public Health Service, as amended. The department may promul-
233 gate other rules and regulations necessary for administering
234 the provisions of this Act. All rules and regulations are
235 subject to the provisions of chapter seventeen A (17A) of the
236 Code.

237 Sec. 12. Vending machines licensed under this Act dispens-
238 ing only packaged ice milk or cream, shall not be required to be
239 licensed with a retail milk dealer license under section one
240 hundred ninety-two point one (192.1) of the Code.

241 Sec. 13. Vending machine commissaries licensed under this
242 Act shall not require the food establishment license or the
243 restaurant license required by section one hundred seventy
244 point two (170.2) of the Code.

245 Sec. 14. Any person who violates any provision of this Act
246 is guilty of a public offense punishable by a fine of not more
247 than one hundred dollars. In addition, a person may be
248 enjoined from continuing a violation of this Act. Each
249 violation of this Act shall constitute a separate offense.

250 2. By striking from the title, page one (1), line one
251 (1), the words "vending of foods and beverages" and insert-
252 ing in lieu thereof the words "licensing of vending machine
253 operators and providing penalties for violations."

MEZVINSKY of Johnson

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Tuesday, January 27, 1970.

JOURNAL OF THE HOUSE

Sixteenth Calendar Day—Twelfth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, JANUARY 27, 1970.

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

Prayer was offered by the Reverend James J. Stroh, pastor of the Community Congregational Church, Manchester, Iowa.

The Journal of Monday, January 26, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Freeman of Buena Vista on request of Waugh of Monona; Christensen of Clarke-Union on request of O'Hearn of Scott.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 267, 277, 333 and 409, and Senate Files 220 and 270, under Rule 35.

INTRODUCTION OF BILLS

House File 1109, by Waugh, a bill for an act relating to aerial commercial pesticide applicators and providing a pesticide damage claim procedure.

Read first time and referred to committee on **agriculture**.

House File 1110, by committee on commerce (Griffin), a bill for an act to permit the superintendent of banking to charge a fee for examination of firms licensed under chapter five hundred thirty-six (536) of the Code.

Read first time and **placed on the calendar**.

House File 1111, by committee on constitutional amendments and reapportionment, a bill for an act relating to the composition of representative districts located within Clinton county.

Read first time and **placed on calendar**.

House File 1112, by Schwartz (Glenn), a bill for an act to increase cost of filing of a mechanic's lien.

Read first time and referred to committee on **judiciary**.

House File 1113, by Van Drie, a bill for an act relating to visitations to state institutions.

Read first time and referred to committee on **state government**.

House File 1114, by Fischer of Grundy, Perkins, Dunton, Tapscott and Lippold (Mowry, Denman, Lange and Briles), a bill for an act relating to the Iowa Soldiers' Home.

Read first time and referred to committee on **social services**.

House File 1115, by Mendenhall, a bill for an act relating to the taxation of mobile homes at the millage rate applied to real property, and providing for allocation of the proceeds of such tax.

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

House File 1116, by Mendenhall, a bill for an act relating to penalties for the misuse of guns and firearms.

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

House File 1117, by Freeman of Buena Vista, Christensen, Grassley, Huff and O'Hearn, a bill for an act relating to the solicitation of public donations.

Read first time and referred to committee on **state government**.

SENATE MESSAGES CONSIDERED

Senate File 20, a bill for an act relating to demurrers by defendants in indictable criminal actions.

Read first time and referred to committee on **judiciary**.

Senate File 83, a bill for an act relating to the duties of the industrial commissioner.

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

Senate File 201, 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**.

Senate File 1033, a bill for an act relating to the revocation of the license or driving privilege of any operator or chauffeur.

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

Senate File 1069, a bill for an act relating to roads under the jurisdiction of boards of supervisors.

Read first time and referred to committee on county government.

Senate File 1079, a bill for an act relating to conservation.

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

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Kennedy of Dubuque offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable John L. Duffy of Dubuque County, who was a member of the Fifty-second, Fifty-second Extra, Fifty-third, Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth, Sixtieth Extra, Sixty-first and the Sixty-second sessions of the General Assembly, passed away on September 24, 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 resolution was adopted.

The Speaker appointed as such committee Kennedy of Dubuque, Blouin of Dubuque and Ellsworth of Dubuque.

HOUSE FILE 1106 RE-REFERRED

The Speaker announced that **House File 1106** previously referred to the committee on judiciary is re-referred to the committee on law enforcement.

CONSIDERATION OF BILLS BUSINESS PENDING CALENDAR

The House resumed consideration of **House File 288**, a bill for an act relating to newspapers used in publishing notices and reports of proceedings.

Hansen of Black Hawk offered the following amendment from the floor and moved its adoption:

Amend House File 288, page 1, line 14, by striking everything after the word "newspapers", and inserting in lieu thereof the words "that have substantially the same subscription list".

The amendment was adopted.

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. 288)

The ayes were, 50:

Alt	Graham	Middleswart	Schroeder
Andersen	Grassley	Miller of	Schwartz
Cochran	Hansen of	Jones	Shepherd
Corey	Black Hawk	Miller of	Stokes
Crosier	Hill	Marshall	Stromer
Dietz	Holden	Milligan	Tieden
Dooley	Huff	O'Hearn	Van Drie
Drake	Kluever	Pelton	Varley
Duitscher	Koch	Perkins	Walter
Dunton	Kreamer	Peterson	Warren
Edgington	Kruse	Poncy	Winkelman
Ellsworth	Lawson	Priebe	Wolfe
Fischer of	Logemann	Rex	Mr. Speaker
Grundy	McCartney		

The nays were, 62:

Baker	Freeman of	Knoblauch	Pierson
Battles	Clay-Dickinson	Langland	Radl
Bennett	Gannon	Lippold	Renda
Bergman	Goode	Logue	Rodgers
Blouin	Hamilton	Mayberry	Sanders
Brinck	Hanson of	McCormick	Schmeiser
Caffrey	Howard-Mitchell	Mendenhall	Shaw
Campbell	Jesse	Menefee	Skinner
Crabb	Johnson of	Mezvinsky	Sorg
Cunningham	Audubon	Miller of	Strand
Darrington	Johnston of	Des Moines	Strothman
Den Herder	Johnson	Miller of	Tapscott
Dougherty	Kennedy of	Page	Van Roekel
Doyle	Chickasaw	Nelson	Voorhees
Ewell	Kennedy of	Newton	Waugh
Fisher of	Dubuque	Nielsen	Weichman
Greene	Kitner	Nolting	Wells
Franklin	Knight	Ossian	

Absent or not voting, 12:

Camp	Kehe	Millen	Stroburg
Christensen	Lipsky	Mohrfeld	Van Nostrand
Freeman of	McIntyre	Roorda	Welden
Buena Vista			

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

REGULAR CALENDAR

House File 767, 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, was taken up for consideration.

Darrington of Harrison offered the following amendment filed by the committee on transportation and moved its adoption:

Amend House File 767 as follows:

1. By inserting in line fourteen (14) after the word "accordingly," the following:

"Local authorities may issue special permits, during periods such restrictions are in effect, to permit limited operation of vehicles upon specified routes with loads in excess of any restrictions imposed under this section, but not in excess of load restrictions imposed by any other provision of this chapter."

2. By inserting in line twenty-four (24) after the word "accordingly," the following:

"The highway commission may issue special permits, during periods such restrictions are in effect, to permit limited operation of vehicles upon specified routes with loads in excess of any restrictions imposed under this section, but not in excess of load restrictions imposed by any other provision of this chapter."

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?" (H.F. 767)

The ayes were, 108:

Alt	Fisher of	Knight	Nielsen
Andersen	Greene	Knoblauch	Nolting
Baker	Freeman of	Koch	O'Hearn
Battles	Clay-Dickinson	Kreamer	Ossian
Bergman	Gannon	Kruse	Pelton
Blouin	Goode	Lawson	Perkins
Brinck	Graham	Lippold	Peterson
Caffrey	Grassley	Logemann	Pierson
Campbell	Hamilton	Logue	Poncy
Cochran	Hansen of	Mayberry	Priebe
Corey	Black Hawk	McCartney	Radl
Crabb	Hanson of	McCormick	Renda
Crosier	Howard-Mitchell	McIntyre	Rex
Cunningham	Hill	Mendendall	Rodgers
Darrington	Holden	Menefee	Roorda
Den Herder	Huff	Mezvisky	Schmeiser
Dietz	Jesse	Middleswart	Schroeder
Dooley	Johnson of	Miller of	Schwartz
Dougherty	Audubon	Des Moines	Shepherd
Doyle	Johnston of	Miller of	Sorg
Drake	Johnson	Jones	Stokes
Duitscher	Kehe	Miller of	Strand
Dunton	Kennedy of	Marshall	Stromer
Edgington	Chickasaw	Miller of	Strothman
Ellsworth	Kennedy of	Page	Tieden
Ewell	Dubuque	Milligan	Van Drie
Fischer of	Kitner	Nelson	Van Roekel
Grundy	Kluever	Newton	Varley

Voorhees	Waugh	Welden	Wolfe
Walter	Weichman	Winkelman	Mr. Speaker
Warren			

The nays were, none.

Absent or not voting, 16:

Bennett	Freeman of	Mohrfeld	Stroburg
Camp	Buena Vista	Sanders	Tapscott
Christensen	Langland	Shaw	Van Nostrand
Franklin	Lipsky	Skinner	Wells
	Millen		

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

House File 1016, a bill for an act relating to the transportation of agricultural and horticultural products and livestock, 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?" (H.F. 1016)

The ayes were, 105:

Alt	Freeman of	Lippold	Poncy
Andersen	Clay-Dickinson	Logemann	Priebe
Baker	Goode	Logue	Radl
Battles	Graham	Mayberry	Renda
Bergman	Grassley	McCartney	Rex
Blouin	Hamilton	McCormick	Rodgers
Brinck	Hansen of	McIntyre	Roorda
Caffrey	Black Hawk	Mendenhall	Schmeiser
Campbell	Hanson of	Menefee	Schroeder
Cochran	Howard-Mitchell	Middleswart	Schwartz
Corey	Hill	Miller of	Shepherd
Crabb	Holden	Des Moines	Sorg
Crosier	Huff	Miller of	Stokes
Cunningham	Jesse	Jones	Strand
Darrington	Johnson of	Miller of	Stromer
Den Herder	Audubon	Marshall	Strothman
Dietz	Johnston of	Miller of	Tieden
Dooley	Johnson	Page	Van Drie
Dougherty	Kehe	Milligan	Van Roekel
Doyle	Kennedy of	Nelson	Varley
Drake	Chickasaw	Newton	Voorhees
Duitscher	Kennedy of	Nielsen	Walter
Dunton	Dubuque	Nolting	Warren
Edgington	Kitner	O'Hearn	Waugh
Ellsworth	Kluever	Ossian	Weichman
Ewell	Knight	Pelton	Welden
Fischer of	Koch	Perkins	Winkelman
Grundy	Kreamer	Peterson	Wolfe
Fisher of	Kruse	Pierson	Mr. Speaker
Greene	Lawson		

The nays were, none.

Absent or not voting, 19:

Bennett	Gannon	Millen	Stroburg
Camp	Knoblauch	Mohrfeld	Tapscott
Christensen	Langland	Sanders	Van Nostrand
Franklin	Lipaky	Shaw	Wells
Freeman of Buena Vista	Mezvinsky	Skinner	

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

House File 1062, a bill for an act relating to the interest penalty for delinquent property tax payments, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 1062)

The ayes were, 92:

Alt	Fisher of	Logemann	Priebe
Andersen	Greene	Logue	Renda
Baker	Freeman of	Mayberry	Rex
Battles	Clay-Dickinson	McCartney	Rodgers
Bennett	Goode	McCormick	Roorda
Bergman	Graham	McIntyre	Sanders
Blouin	Hamilton	Mendenhall	Schroeder
Brinck	Hansen of	Menefee	Shepherd
Campbell	Black Hawk	Mezvinsky	Stokes
Corey	Hanson of	Middleswart	Strand
Crabb	Howard-Mitchell	Miller of	Stromer
Cunningham	Hill	Des Moines	Strothman
Darrington	Holden	Miller of	Tapscott
Den Herder	Huff	Jones	Tieden
Dietz	Johnson of	Miller of	Van Drie
Dooley	Audubon	Marshall	Van Roekal
Dougherty	Kennedy of	Miller of	Varley
Doyle	Dubuque	Page	Voorhees
Drake	Kitner	Milligan	Walter
Duitscher	Kluever	Nelson	Warren
Dunton	Knight	Newton	Waugh
Edgington	Knoblauch	Nielsen	Weichman
Ellsworth	Kreamer	O'Hearn	Welden
Ewell	Kruse	Ossian	Wolfe
Fischer of	Lawson	Perkins	Mr. Speaker
Grundy	Lippold	Peterson	

The nays were, 16:

Caffrey	Grassley	Kennedy of	Poncy
Cochran	Jesse	Chickasaw	Schmeiser
Crosier	Johnston of	Koch	Schwartz
Franklin	Johnson	Nolting	Winkelman
Gannon		Pierson	

Absent or not voting, 16:

Camp	Langland	Pelton	Sorg
Christensen	Lipsky	Radl	Stroburg
Freeman of Buena Vista	Millen	Shaw	Van Nostrand
Kehe	Mohrfeld	Skinner	Wells

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

Senate File 1001, a bill for an act relating to state director of social services as the recipient of certain federal aid funds, 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. 1001)

The ayes were, 109:

Alt	Freeman of	Lipsky	Radl
Andersen	Clay-Dickinson	Logemann	Renda
Baker	Gannon	Logue	Rex
Battles	Goode	Mayberry	Rodgers
Bergman	Graham	McCartney	Roorda
Blouin	Grassley	McCormick	Sanders
Caffrey	Hamilton	McIntyre	Schmeiser
Campbell	Hansen of	Mendenhall	Schroeder
Cochran	Black Hawk	Menefee	Schwartz
Corey	Hanson of	Mezvinsky	Shaw
Crabb	Howard-Mitchell	Middleswart	Shepherd
Crosier	Hill	Miller of	Stokes
Cunningham	Holden	Des Moines	Strand
Darrington	Huff	Miller of	Stromer
Den Herder	Jesse	Jones	Strothman
Dietz	Johnson of	Miller of	Tapscott
Dooley	Audubon	Marshall	Tieden
Dougherty	Johnston of	Miller of	Van Drie
Doyle	Johnson	Page	Van Roekel
Drake	Kennedy of	Milligan	Varley
Duitscher	Chickasaw	Nelson	Voorhees
Dunton	Kennedy of	Newton	Walter
Edgington	Dubuque	Nielsen	Warren
Ellsworth	Kitner	O'Hearn	Waugh
Ewell	Kluever	Ossian	Weichman
Fischer of	Knight	Pelton	Welden
Grundy	Koch	Perkins	Wells
Fisher of	Kreamer	Peterson	Winkelman
Greene	Kruse	Pierson	Wolfe
Franklin	Lawson	Poncy	Mr. Speaker
	Lippold	Priebe	

The nays were, none.

Absent or not voting, 15:

Bennett	Brinck	Camp	Christensen
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Freeman of
Buena Vista
Kehe

Knoblauch
Langland
Millen

Mohrfeld
Nolting
Skinner

Sorg
Stroburg
Van Nostrand

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

Senate File 1005, a bill for an act relating to time of trial for persons held for a public offense, 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. 1005)

The ayes were, 110:

Alt	Freeman of	Logemann	Radl
Andersen	Clay-Dickinson	Logue	Renda
Baker	Gannon	Mayberry	Rex
Battles	Goode	McCartney	Rodgers
Bennett	Graham	McCormick	Sanders
Bergman	Grassley	McIntyre	Schmeiser
Blouin	Hamilton	Mendenhall	Schroeder
Caffrey	Hansen of	Menefee	Schwartz
Campbell	Black Hawk	Mezvinsky	Shaw
Corey	Hanson of	Middleswart	Shepherd
Crabb	Howard-Mitchell	Miller of	Skinner
Crosier	Hill	Des Moines	Stokes
Cunningham	Holden	Miller of	Strand
Darrington	Huff	Jones	Stromer
Den Herder	Jesse	Miller of	Strothman
Dietz	Johnson of	Marshall	Tapscott
Dooley	Audubon	Miller of	Tieden
Dougherty	Johnston of	Page	Van Drie
Doyle	Johnson	Milligan	Van Roekel
Drake	Kennedy of	Nelson	Varley
Duitscher	Dubuque	Newton	Voorhees
Dunton	Kitner	Nielsen	Walter
Edgington	Kleuver	Nolting	Warren
Ellsworth	Knight	O'Hearn	Waugh
Ewell	Knoblach	Ossian	Weichman
Fischer of	Koch	Pelton	Welden
Grundy	Kreamer	Perkins	Wells
Fisher of	Kruse	Peterson	Winkelman
Greene	Lawson	Pierson	Wolfe
Franklin	Lippold	Poncy	Mr. Speaker
	Lipsky	Priebe	

The nays were, none.

Absent or not voting, 14:

Brinck	Freeman of	Langland	Sorg
Camp	Buena Vista	Millen	Stroburg
Christensen	Kehe	Mohrfeld	Van Nostrand
Cochran	Kennedy of	Roorda	
	Chickasaw		

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

Senate File 1007, a bill for an act relating to a temporary initial assessment against all public utilities to provide a fund for implementation of the Public Utilities Regulation Law, 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. 1007)

The ayes were, 104:

Alt	Gannon	Lippold	Renda
Andersen	Goode	Lipsky	Rex
Baker	Graham	Logemann	Rodgers
Battles	Grassley	Logue	Sanders
Bennett	Hamilton	Mayberry	Schmeiser
Blouin	Hansen of	McCartney	Schroeder
Caffrey	Black Hawk	McCormick	Schwartz
Campbell	Hanson of	McIntyre	Shaw
Corey	Howard-Mitchell	Mendenhall	Shepherd
Crabb	Hill	Menefee	Skinner
Cunningham	Holden	Mezvinsky	Stokes
Darrington	Huff	Miller of	Strand
Den Herder	Jesse	Des Moines	Stromer
Dietz	Johnson of	Miller of	Strothman
Dooley	Audubon	Jones	Tapscott
Dougherty	Johnston of	Miller of	Tieden
Doyle	Johnson	Marshall	Van Drie
Drake	Kennedy of	Milligan	Van Roekel
Duitscher	Chickasaw	Nelson	Varley
Dunton	Kennedy of	Newton	Voorhees
Edgington	Dubuque	Nielsen	Walter
Ellsworth	Kitner	Notling	Warren
Ewell	Cluever	O'Hearn	Waugh
Fischer of	Knight	Ossian	Weichman
Grundy	Knoblach	Perkins	Wells
Fisher of	Koch	Peterson	Winkelman
Greene	Kreamer	Pierson	Wolfe
Franklin	Kruse	Priebe	Mr. Speaker
Freeman of	Lawson	Radl	
Clay-Dickinson			

The nays were, none.

Absent or not voting, 20:

Bergman	Freeman of	Miller of	Roorda
Brinck	Buena Vista	Page	Sorg
Camp	Kehe	Mohrfield	Stroburg
Christensen	Langland	Pelton	Van Nostrand
Cochran	Middleswart	Poney	Welden
Crosier	Millen		

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

Senate File 1009, a bill for an act relating to acknowledgments by notaries public, 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. 1009)

The ayes were, 105:

Alt	Freeman of	Lawson	Radl
Andersen	Clay-Dickinson	Lippold	Renda
Baker	Gannon	Logemann	Rex
Battles	Goode	Logue	Rodgers
Bennett	Graham	Mayberry	Sanders
Bergman	Grassley	McCartney	Schmeiser
Blouin	Hamilton	McIntyre	Schroeder
Brinck	Hansen of	Mendenhall	Shaw
Campbell	Black Hawk	Menefee	Shepherd
Cochran	Hanson of	Mezvinsky	Skinner
Corey	Howard-Mitchell	Miller of	Sorg
Crabb	Hill	Jones	Stokes
Crosier	Holden	Miller of	Strand
Cunningham	Huff	Marshall	Stromer
Darrington	Jesse	Miller of	Strothman
Den Herder	Johnson of	Page	Tapscott
Dietz	Audubon	Milligan	Van Drie
Dooley	Johnston of	Nelson	Van Roekel
Dougherty	Johnson	Newton	Varley
Doyle	Kennedy of	Nielsen	Voorhees
Drake	Chickasaw	Nolting	Walter
Duitscher	Kennedy of	O'Hearn	Warren
Dunton	Dubuque	Ossian	Waugh
Edgington	Kitner	Pelton	Weichman
Ellsworth	Kluever	Perkins	Welden
Fischer of	Knight	Peterson	Wells
Grundy	Knoblauch	Pierson	Winkelman
Fisher of	Koch	Poney	Wolfe
Greene	Kruse	Priebe	Mr. Speaker
Franklin			

The nays were, none.

Absent or not voting, 19:

Caffrey	Kehe	Middleswart	Boorda
Camp	Kreamer	Millea	Schwartz
Christensen	Langland	Miller of	Stroburg
Ewell	Lipsky	Des Moines	Tieden
Freeman of	McCormick	Mohrfeld	Van Nostrand
Buena Vista			

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

SENATE FILE 1010 RE-REFERRED

Pelton of Clinton asked and received unanimous consent that **Senate File 1010** be re-referred to the committee on judiciary.

Senate File 1012, a bill for an act relating to drainage laws, 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. 1012)

The ayes were, 113:

Alt	Freeman of	Lipsky	Radl
Andersen	Clay-Dickinson	Logemann	Renda
Baker	Gannon	Logue	Rex
Battles	Goode	Mayberry	Rodgers
Bennett	Graham	McCartney	Roorda
Bergman	Grassley	McCormick	Sanders
Blouin	Hamilton	Mendenhall	Schmeiser
Brinck	Hansen of	Menefee	Schroeder
Caffrey	Black Hawk	Mezvinsky	Schwartz
Campbell	Hanson of	Middleswart	Shaw
Cochran	Howard-Mitchell	Miller of	Shepherd
Corey	Hill	Des Moines	Skinner
Crabb	Holden	Miller of	Sorg
Crosier	Huff	Jones	Stokes
Cunningham	Jesse	Miller of	Strand
Darrington	Johnson of	Marshall	Stromer
Den Herder	Audubon	Miller of	Tapscott
Dietz	Kehe	Page	Tieden
Dooley	Kennedy of	Milligan	Van Drie
Dougherty	Chickasaw	Nelson	Van Roekel
Doyle	Kennedy of	Newton	Varley
Drake	Dubuque	Nielsen	Voorhees
Duitscher	Kitner	Nolting	Walter
Dunton	Kluever	O'Hearn	Warren
Edgington	Knight	Ossian	Waugh
Ellsworth	Koch	Pelton	Weichman
Ewell	Kreamer	Perkins	Welden
Fischer of	Kruse	Peterson	Wells
Grundy	Langland	Pierson	Winkelman
Fisher of	Lawson	Poncy	Wolfe
Greene	Lippold	Priebe	Mr. Speaker
Franklin			

The nays were, 1:

Strothman

Absent or not voting, 10:

Camp	Johnston of	McIntyre	Stroburg
Christensen	Johnson	Millen	Van Nostrand
Freeman of	Knoblauch	Mohrfeld	
Buena Vista			

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

Senate File 1015, a bill for an act relating to an obsolete refer-

ence to the state tax commission, 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. 1015)

The ayes were, 107:

Alt	Freeman of	Lipsky	Renda
Andersen	Clay-Dickinson	Logemann	Rex
Baker	Goode	Logue	Rodgers
Battles	Graham	Mayberry	Roorda
Blouin	Grassley	McCartney	Schmeiser
Caffrey	Hamilton	McCormick	Schroeder
Campbell	Hansen of	Mendenhall	Schwartz
Cochran	Black Hawk	Menefee	Shaw
Corey	Hanson of	Mezvinsky	Shepherd
Crabb	Howard-Mitchell	Middleswart	Skinner
Crosier	Hill	Miller of	Sorg
Cunningham	Holden	Des Moines	Stokes
Darrington	Huff	Miller of	Strand
Den Herder	Jesse	Jones	Stromer
Dietz	Johnson of	Miller of	Strothman
Dooley	Audubon	Marshall	Tapscott
Dougherty	Kehe	Miller of	Tieden
Doyle	Kennedy of	Page	Van Drie
Drake	Chickasaw	Milligan	Van Roekel
Duitscher	Kennedy of	Nelson	Varley
Dunton	Dubuque	Newton	Voorhees
Edgington	Kitner	Nolting	Walter
Ellsworth	Cluever	Ossian	Warren
Ewell	Knight	Pelton	Waugh
Fischer of	Knoblauch	Perkins	Weichman
Grundy	Koch	Peterson	Welden
Fisher of	Kreamer	Pierson	Wells
Greene	Kruse	Poncy	Winkelman
Franklin	Lawson	Priebe	Wolfe
	Lippold	Radl	Mr. Speaker

The nays were, none.

Absent or not voting, 17:

Bennett	Freeman of	Langland	O'Hearn
Bergman	Buena Vista	McIntyre	Sanders
Brinck	Gannon	Millen	Stroburg
Camp	Johnston of	Mohrfeld	Van Nostrand
Christensen	Johnson	Nielsen	

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

Senate File 1016, a bill for an act relating to obsolete provisions in the law relating to county expenditures, 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. 1016)

The ayes were, 102:

Alt	Freeman of	Lipsky	Priebe
Andersen	Clay-Dickinson	Logemann	Renda
Baker	Gannon	Logue	Rodgers
Battles	Goode	Mayberry	Roorda
Bennett	Graham	McCartney	Schmeiser
Bergman	Grassley	McCormick	Schroeder
Blouin	Hamilton	McIntyre	Schwartz
Caffrey	Hansen of	Mendenhall	Shaw
Campbell	Black Hawk	Menefee	Shepherd
Cochran	Hanson of	Mezvinsky	Skinner
Corey	Howard-Mitchell	Middleswart	Sorg
Cunningham	Hill	Miller of	Stokes
Darrington	Holden	Des Moines	Strand
Den Herder	Huff	Miller of	Stromer
Dietz	Jesse	Jones	Strothman
Dooley	Johnson of	Miller of	Tapscott
Dougherty	Aububon	Marshall	Van Drie
Drake	Kehe	Miller of	Varley
Doyle	Kennedy of	Page	Voorhees
Duitscher	Dubuque	Milligan	Walter
Dunton	Kitner	Nelson	Warren
Ellsworth	Kluever	Newton	Waugh
Ewell	Knight	Nielsen	Weichman
Fischer of	Knoblauch	Nolting	Welden
Grundy	Koch	Ossian	Wells
Fisher of	Kreamer	Pelton	Winkelman
Greene	Kruse	Pierson	Wolfe
Franklin	Lawson	Poncy	Mr. Speaker
	Lippold		

The nays were, none.

Absent or not voting, 22:

Brinck	Freeman of	Millen	Rex
Camp	Buena Vista	Mohrfeld	Sanders
Christensen	Johnston of	O'Hearn	Stroburg
Crabb	Johnson	Perkins	Tieden
Crosier	Kennedy of	Peterson	Van Nostrand
Edgington	Chickasaw	Radl	Van Roekel
	Langland		

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

House File 517, a bill for an act relating to municipal support of trade or business projects, with report of committee recommending amendment and passage, was taken up for consideration.

Holden of Scott asked and received unanimous consent to withdraw the amendment filed by him on January 13, 1970, and found on page 49 of the House Journal.

Walter of Pottawattamie offered the following amendment filed by the committee on cities and towns and moved its adoption:

Amend House File 517 as follows:

1. By striking line 14.
2. By striking from line 19 the words "Airports, docks" and inserting in lieu thereof the word "Docks".
3. By striking lines 22, 23 and 24.

The amendment was adopted.

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. 517)

The ayes were, 106:

Alt	Freeman of	Lipsky	Radl
Andersen	Clay-Dickinson	Logemann	Renda
Baker	Gannon	Logue	Rex
Battles	Goede	Mayberry	Rodgers
Bennett	Graham	McCartney	Roorda
Bergman	Hamilton	McCormick	Sanders
Blouin	Hansen of	McIntyre	Schmeiser
Brinck	Black Hawk	Mendenhall	Schroeder
Caffrey	Hanson of	Menefee	Schwartz
Campbell	Howard-Mitchell	Mezvinsky	Shepherd
Cochran	Hill	Middleswart	Skinner
Corey	Holden	Miller of	Sorg
Crabb	Huff	Des Moines	Stokes
Cunningham	Johnson of	Miller of	Strand
Darrington	Audubon	Jones	Stromer
Den Herder	Johnson of	Miller of	Strothman
Dietz	Johnson	Marshall	Tapscott
Dooley	Kehe	Miller of	Tieden
Dougherty	Kennedy of	Page	Van Drie
Doyle	Chickasaw	Milligan	Van Roekel
Duitscher	Kennedy of	Nelson	Varley
Dunton	Dubuque	Newton	Voorhees
Ellsworth	Kitner	Nielsen	Walter
Ewell	Kluever	O'Hearn	Warren
Fischer of	Knoblauch	Ossian	Waugh
Grundy	Koch	Pelton	Weichman
Fisher of	Kreamer	Perkins	Wells
Greene	Kruse	Peterson	Winkelman
Franklin	Lawson	Pierson	Wolfe
	Lippold	Poncy	Mr. Speaker

The nays were, 4:

Edgington	Grassley	Knight	Nolting
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Absent or not voting, 14:

Camp	Freeman of	Milken	Stroburg
Christensen	Buena Vista	Mohrfeld	Van Nostrand
Crosier	Jesse	Priebe	Welden
Drake	Langland	Shaw	

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

House File 217, a bill for an act relating to the jurisdiction of a city or town, with report of committee recommending passage, was taken up for consideration.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend House File 217 as follows:

1. Page 1, line ten (10), by striking the word "any" and inserting in lieu thereof the word "such".

2. Page 1, line eleven (11), by striking the word "a" 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 authority or jurisdiction to extend regulations under chapters three hundred eighty-six (386) and three hundred ninety-seven (397) of the Code to such territory or land, nor shall this section relieve municipal gas and electric utilities from paying property taxes on facilities lying without their corporate limits as provided in chapter two hundred eighty-four (284) of the Code. Electric and gas utilities in such territory or land shall remain subject to all provisions of chapters four hundred eighty-nine (489), four hundred ninety (490) and four hundred ninety A (490A) of the Code."

The amendment was adopted.

Pelton of Clinton offered, from the floor, the following amendment and moved its adoption:

Amend House File 217, page 1, line nine (9) by inserting after the word "be" the word "in".

The amendment was adopted.

Gannon of Jasper moved to reconsider the vote by which the Fisher amendment was adopted.

A non-record roll call was requested. Those voting aye were 62, nays 40.

The motion prevailed.

HOUSE FILE 217 DEFERRED

Shaw of Scott asked and received unanimous consent that House File 217 be deferred and that the bill be placed on the calendar under unfinished business.

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, 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. 524)

The ayes were, 73:

Alt	Fischer of	Logue	Rex
Andersen	Grundy	Mayberry	Rodgers
Baker	Fisher of	Mendenhall	Sanders
Battles	Greene	Menefee	Schroeder
Bergman	Goode	Middleswart	Sorg
Campbell	Graham	Miller of	Stokes
Cochran	Hamilton	Jones	Strand
Corey	Hanson of	Miller of	Stroburg
Crabb	Howard-Mitchell	Marshall	Strothman
Cunningham	Johnson of	Miller of	Tieden
Darrington	Audubon	Page	Van Drie
Den Herder	Kennedy of	Milligan	Van Roekel
Dooley	Dubuque	Nelson	Varley
Dougherty	Kitner	Nielsen	Voorhees
Doyle	Kluever	Ossian	Walter
Drake	Knight	Pelton	Warren
Duitscher	Kruse	Peterson	Waugh
Dunton	Langland	Pierson	Winkelman
Edgington	Lippold	Poncy	Wolfe
Ellsworth	Logemann	Radl	Mr. Speaker
Ewell			

The nays were, 31:

Blouin	Jesse	McCartney	Roorda
Brinck	Johnston of	McCormick	Schmeiser
Caffrey	Johnson	Miller of	Schwartz
Crosier	Kennedy of	Des Moines	Shepherd
Dietz	Chickasaw	Newton	Tapscott
Franklin	Knoblauch	Nolting	Weichman
Freeman of	Koch	Perkins	Welden
Clay-Dickinson	Lawson	Priebe	Wells
Hansen of	Lipsky	Renda	
Black Hawk			

Absent or not voting, 20:

Bennett	Grassley	Kreamer	O'Hearn
Camp	Hill	McIntyre	Shaw
Christensen	Holden	Mezvinsky	Skinner
Freeman of	Huff	Millen	Stromer
Buena Vista	Kehe	Mohrfeld	Van Nostrand
Gannon			

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

House File 147, a bill for an act relating to abstracts of title based on tax certificates, with report of committee recommending amendment and passage, was taken up for consideration.

Stromer of Hancock offered the following amendment filed by the committee on county government:

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.'

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

Amend the committee amendment to House File 147 by striking section two (2) thereof.

The amendment was adopted.

Stromer of Hancock asked and received unanimous consent to withdraw the amendment filed by him on February 20, 1969, and found on page 378 of the 1969 House Journal.

HOUSE FILE 147 RE-REFERRED

Hill of Marshall asked and received unanimous consent that House File 147 be re-referred to the committee on judiciary.

Miller of Page asked and received unanimous consent to take up for immediate consideration **House File 1103**, a bill for an act relating to the expenditure of funds deposited in the primary road fund.

Miller of Page offered the following amendment filed by him and moved its adoption:

Amend the title to House File 1103, line 1, by inserting after the word "relating" the words "to the budget of the state highway commission and".

The amendment was adopted.

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. 1103)

The ayes were, 90:

Alt	Corey	Dougherty	Fischer of
Andersen	Crabb	Doyle	Grundy
Battles	Crosier	Drake	Fisher of
Bergman	Cunningham	Duitscher	Greene
Brinck	Darrington	Duntón	Franklin
Caffrey	Den Herder	Edgington	Freeman of
Campbell	Dietz	Ellsworth	Clay-Dickinson
Cochran	Dooley	Ewell	Goode

Graham	Logemann	Ossian	Strand
Hamilton	Logue	Pelton	Stroburg
Hansen of	McCormick	Pierson	Stromer
Black Hawk	Mendenhall	Poncy	Strothman
Hanson of	Menefee	Priebe	Tieden
Howard-Mitchell	Middleswart	Rex	Van Drie
Hill	Miller of	Rodgers	Van Roekel
Huff	Des Moines	Roorda	Varley
Johnson of	Miller of	Sanders	Voorhees
Audubon	Jones	Schmeiser	Walter
Johnston of	Miller of	Schroeder	Warren
Johnson	Marshall	Schwartz	Waugh
Kitner	Miller of	Shaw	Weichman
Kluever	Page	Shepherd	Welden
Koch	Milligan	Skinner	Winkelman
Kruse	Nelson	Sorg	Wolfe
Langland	Nielsen	Stokes	Mr. Speaker
Lippold			

The nays were, 12:

Blouin	Kennedy of	Mayberry	Renda
Gannon	Chickasaw	McCartney	Tapscott
Jesse	Kennedy of	Newton	Wells
	Dubuque	Nolting	

Absent or not voting, 22:

Baker	Grassley	Lawson	O'Hearn
Bennett	Holden	Lipsky	Perkins
Camp	Kehe	McIntyre	Peterson
Christensen	Knight	Mezvinsky	Radl
Freeman of	Knoblauch	Millen	Van Nostrand
Buena Vista	Kreamer	Mohrfeld	

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

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which House File 288 failed to pass the House.

TAPSCOTT of Polk

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which Senate File 1009 passed the House.

GOODE of Appanoose-Davis

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which Senate File 1001 passed the House.

LIPSKY of Linn

MESSAGES FROM 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 444, a bill for an act relating to post-conviction procedure.

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

Senate File 1031, a bill for an act relating to probate inventories.

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

Senate File 1080, a bill for an act to legalize a transfer of real property from the board of directors of the LeGrand consolidated school district, LeGrand, Iowa, to Alfred J. Witham.

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

Senate File 1086, a bill for an act relating to salaries of persons appointed to fill vacancies in a public office.

CARROLL A. LANE
Secretary of the Senate

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 **Senate File 77**, a bill for an act relating to licenses in the practice of medicine, begs leave to report it has had the same under consideration and has instructed me to report 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 77, as passed by the Senate, as follows:

1. Amend the title by striking all after the word "licenses" and inserting in lieu thereof the following: "to practice medicine and osteopathic medicine and surgery."

2. By adding the following new section:

Sec. 4. Section one hundred fifty A point nine (150A.9), Code 1966, as amended by section two (2) of chapter one hundred sixty-five (165), Acts of the Sixty-second General Assembly, is hereby further amended as follows:

(1) By striking from line twenty-two (22) the word "fifteen" and inserting in lieu thereof the word "twenty-five".

(2) By striking from line twenty-four (24) the word "three" and inserting in lieu thereof the word "five".

C. RAYMOND FISHER, Chairman

Tieden of Clayton, from the committee on conservation and recreation, submitted the following reports:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred **House File 1004**, a bill for an act relating to hunting from aircraft or snowmobiles, 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 pass.

DALE L. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation to whom was referred Senate File 337, a bill for an act relating to state park roads, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred Senate File 359, 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 Senate File 410, a bill for an act relating to the creation and acquisition of conservation easements by voluntary means, begs leave to report it has had 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

Miller of Page, from the committee on transportation, submitted the following reports:

MR. SPEAKER: Your committee on transportation, to whom was referred House File 1005, a bill for an act relating to the operation of motor vehicles 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.

LEROY S. MILLER, Chairman

Also:

MR. SPEAKER: Your committee on transportation, to whom was referred Senate File 328, a bill for an act relating to statutes restricting the movement of overwidth vehicles and their application to urban transit systems, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY S. MILLER, Chairman

Also:

MR. SPEAKER: Your committee on transportation, to whom was referred Senate File 489, a bill for an act relating to the movement of vehicles and loads of excess size and weight, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY S. MILLER, Chairman

Also:

MR. SPEAKER: Your committee on transportation, to whom was referred Senate File 1055, a bill for an act to provide a relocation advisory assistance

program and relocation payments to persons displaced by highway 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 Senate File 1055 as follows:

By striking sections 12 and 13.

LEROY S. MILLER, Chairman

AMENDMENTS FILED

- 1 Amend Senate File 77, as passed by the Senate, as follows:
 2 1. By striking lines 3 through 6 and inserting the following
 3 in lieu thereof:
 4 "Section 1. Section one hundred forty-seven point eighty
 5 (147.80), subsection seven (7), Code 1966, as amended by
 6 chapter one hundred thirty-eight (138), section one (1),
 7 and chapter one hundred thirty-nine (139), section one (1),
 8 Acts of the Sixty-third General Assembly, First Session, is
 9 hereby further amended by striking from line twenty-one (21) the
 10 word 'five' and inserting in lieu thereof the word 'fifteen'.
 11 2. By striking from the title the words "in the practice
 12 of medicine" and inserting in lieu thereof the words "to practice
 13 medicine and podiatry".

McCORMICK of Delaware

- 1 Amend Senate File 1001 as follows:
 2 1. Section 1, line 6, is hereby amended by striking
 3 all after the word "by" and all of line 7 and inserting
 4 in lieu thereof the following: "striking the words 'state
 5 director' and inserting in lieu thereof the words
 6 'commissioner of social services'.
 7 2. Amend the title by striking from line 1 the words
 8 "state director" and inserting in lieu thereof the word
 9 "commissioner".

LIPSKY of Linn

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Wednesday, January 28, 1970.

JOURNAL OF THE HOUSE

Seventeenth Calendar Day—Thirteenth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, JANUARY 28, 1970.

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

Prayer was offered by the Reverend Warren Frahm, pastor of the Northminster Presbyterian Church, Ames, Iowa.

The Journal of Tuesday, January 27, 1970, was approved.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 1004 and 1005 and Senate Files 77, 328, 337, 359, 410, 489 and 1055, under Rule 35.

PRESENTATION OF VISITOR

Pelton of Clinton presented to the House the Honorable Lawrence D. Carstensen, former member of the House from Clinton County in the Fifty-eighth, Fifty-ninth and Sixtieth General Assemblies.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Mendenhall of Allamakee offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Ove T. Roe, of Allamakee County, who was a member of the Forty-fourth, Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra and Forty-seventh sessions of the General Assembly, passed away on October 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 resolution was adopted.

The Speaker appointed as such committee Mendenhall of Allamakee, Tieden of Clayton and Langland of Winneshiek.

INTRODUCTION OF BILLS

House File 1118, by Grassley and O'Hearn, a bill for an act relating to secondary boycotts.

Read first time and referred to committee on **state government**.

House File 1119, by Renda, a bill for an act relating to rules of statutory construction.

Read first time and referred to committee on **judiciary**.

House File 1120, by Lipsky, Gannon, Millen and Campbell, a bill for an act relating to compensation of members of the General Assembly commencing on January 1, 1971.

Read first time and referred to committee on **state government**.

House File 1121, by Stokes, Corey, Strand and Dougherty, a bill for an act relating to computation of old age assistance grants.

Read first time and referred to committee on **social services**.

House File 1122, by Priebe, a bill for an act relating to construction of public highways and certain other installations across the right-of-way of a drainage or levee district.

Read first time and referred to committee on **transportation**.

House File 1123, by Miller of Page, Van Drie, Ossian, Darrington, Fischer of Grundy, Bennett and Baker, a bill for an act relating to the merit system of personnel administration for state employees.

Read first time and referred to committee on **state government**.

House File 1124, by Hansen of Black Hawk, a bill for an act relating to the homestead tax credit for elderly persons.

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

House File 1125, by McIntyre, a bill for an act relating to actions for damages caused by negligence.

Read first time and referred to committee on **judiciary**.

House File 1126, by Wells, Kennedy of Dubuque, Stokes, Doyle and Nielsen, a bill for an act to provide for confiscation of vehicles used in the unlawful transportation of depressant, stimulant, and hallucinogenic drugs.

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

SENATE MESSAGES CONSIDERED

Senate File 444, a bill for an act relating to post-conviction procedure.

Read first time and referred to committee on **judiciary**.

Senate File 1031, a bill for an act relating to probate inventories.

Read first time and referred to committee on **judiciary**.

Senate File 1080, a bill for an act to legalize a transfer of real property from the board of directors of the LeGrand Consolidated School District, LeGrand, Iowa, to Alfred J. Witham.

Read first time and referred to committee on **judiciary**.

Senate File 1086, a bill for an act relating to the salaries of persons appointed to fill vacancies in a public office.

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 659, a bill for an act relating to lost warehouse receipts.

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

Senate File 1099, a bill for an act relating to savings and loan associations.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS
REGULAR CALENDAR

The House resumed consideration of **House File 803**, a bill for an act relating to the vending of foods and beverages.

Mezvinsky of Johnson offered the following amendment filed by him and moved its adoption:

Amend House File 803 as follows:

1. By striking from page two (2), lines thirteen (13) and fourteen (14), the word "agriculture" and inserting in lieu thereof the word "health".

2. By striking from page two (2), line seventeen (17), the word "agriculture" and inserting in lieu thereof the word "health".

3. By striking from page two (2), line twenty-two (22), the word "secretary" and inserting in lieu thereof the words "commissioner of public health".

4. By striking from page three (3), all of lines eleven (11)

through fifteen (15), inclusive, and inserting in lieu thereof the following:

"All fees collected by the department under the requirements of this Act shall be paid into a 'vending machine inspection fund', hereby created within the office of the treasurer of state, and shall be used to carry out the administration of this Act."

5. By striking from page three (3), line twenty-nine (29), the word "agriculture" and inserting in lieu thereof the word "health".

6. By striking from page four (4), lines twenty-four (24) through twenty-seven (27), inclusive.

Roll call was requested by Mezvinsky of Johnson and Gannon of Jasper.

On the question "Shall the amendment be adopted?"

The ayes were, 33:

Baker	Dunton	Kennedy of	Milligan
Blouin	Ewell	Dubuque	Newton
Brinck	Franklin	Kreamer	Nolting
Caffrey	Gannon	Lipsky	Poncy
Cochran	Huff	Mayberry	Radl
Crosier	Jesse	McCormick	Renda
Dietz	Johnston of	Mezvinsky	Rodgers
Dougherty	Johnson	Miller of	Schmeiser
Doyle	Kennedy of	Des Moines	
Duitscher	Chickasaw		

The nays were, 78:

Alt	Goode	McCartney	Shepherd
Andersen	Graham	McIntyre	Sorg
Battles	Grassley	Mendenhall	Stokes
Bergman	Hamilton	Menefee	Strand
Camp	Hansen of	Millen	Stroburg
Campbell	Black Hawk	Miller of	Stromer
Christensen	Hanson of	Jones	Strothman
Corey	Howard-Mitchell	Miller of	Tieden
Crabb	Holden	Marshall	Van Drie
Cunningham	Johnson of	Miller of	Van Nostrand
Darrington	Audubon	Page	Van Roekel
Den Herder	Kehe	Nelson	Varley
Dooley	Kitner	O'Hearn	Voorhees
Drake	Knight	Ossian	Walter
Edgington	Knoblauch	Peterson	Warren
Ellsworth	Koch	Pierson	Waugh
Fisher of	Kruse	Rex	Weichman
Greene	Langland	Roorda	Welden
Freeman of	Lawson	Sanders	Winkelman
Buena Vista	Lippold	Schroeder	Wolfe
Freeman of	Logemann	Schwartz	Mr. Speaker
Clay-Dickinson	Logue	Shaw	

Absent or not voting, 13:

Bennett	Cluever	Pelton	Skinner
Fischer of	Middleswart	Perkins	Tapscott
Grundy	Mohrfeld	Priebe	Wells
Hill	Nielsen		

The amendment lost.

Mezvinsky of Johnson called up for consideration the amendment filed by him on January 26, 1970, and found on pages 225, 226, 227, 228, 229 and 230 of the House Journal.

Goode of Appanoose-Davis rose on a point of order that the amendment was out of order.

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 Mezvinsky of Johnson and Gannon of Jasper.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 37:

Baker	Dunton	Kreamer	Priebe
Blouin	Ewell	Mayberry	Radl
Brinck	Gannon	McCormick	Renda
Caffrey	Graham	McIntyre	Rodgers
Cochran	Jesse	Mezvinsky	Schmeiser
Crosier	Kennedy of	Milligan	Schwartz
Dietz	Chickasaw	Newton	Stroburg
Dougherty	Kennedy of	Nolting	Tapscott
Doyle	Dubuque	Pelton	Wells
Duitscher	Knoblauch	Poney	

The nays were, 78:

Alt	Freeman of	Lipsky	Schroeder
Andersen	Clay-Dickinson	Logemann	Shaw
Battles	Goode	Logue	Shepherd
Bergman	Grassley	McCartney	Sorg
Camp	Hamilton	Mendenhall	Stokes
Campbell	Hansen of	Menefee	Strand
Christensen	Black Hawk	Middleswart	Stromer
Corey	Hanson of	Millen	Strothman
Crabb	Howard-Mitchell	Miller of	Tieden
Cunningham	Hill	Jones	Van Drie
Darrington	Holden	Miller of	Van Nostrand
Den Herder	Huff	Marshall	Van Roekel
Dooley	Johnson of	Miller of	Varley
Drake	Audubon	Page	Voorhees
Edgington	Kehe	Nelson	Walter
Ellsworth	Kitner	O'Hearn	Warren
Fischer of	Knight	Ossian	Waugh
Grundy	Koch	Peterson	Weichman
Fisher of	Kruse	Pierson	Welden
Greene	Langland	Rex	Winkelman
Freeman of	Lawson	Roorda	Wolfe
Buena Vista	Lippold	Sanders	Mr. Speaker

Absent or not voting, 9:

Bennett	Johnston of	Miller of	Nielsen
Franklin	Johnson	Des Moines	Perkins
	Kluever	Mohrfeld	Skinner

The amendment lost.

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. 803)

The ayes were, 93:

Alt	Freeman of	Lippold	Roorda
Andersen	Buena Vista	Lipsky	Sanders
Battles	Freeman of	Logemann	Schroeder
Bergman	Clay-Dickinson	Logue	Schwartz
Brinck	Goode	Mayberry	Shaw
Camp	Graham	McCartney	Shepherd
Campbell	Grassley	McCormick	Sorg
Christensen	Hamilton	Mendenhall	Stokes
Cochran	Hansen of	Menefee	Strand
Corey	Black Hawk	Middleswart	Stroburg
Crabb	Hanson of	Millen	Stromer
Cunningham	Howard-Mitchell	Miller of	Strothman
Darrington	Hill	Jones	Tieden
Den Herder	Holden	Miller of	Van Drie
Dooley	Huff	Marshall	Van Nostrand
Dougherty	Johnson of	Miller of	Van Roekel
Drake	Audubon	Page	Varley
Duitscher	Kehe	Milligan	Voorhees
Dunton	Kitner	Nelson	Walter
Edgington	Knight	O'Hearn	Warren
Ellsworth	Knoblauch	Ossian	Waugh
Fischer of	Koch	Peterson	Weichman
Grundy	Kreamer	Pierson	Welden
Fisher of	Kruse	Priebe	Winkelman
Greene	Langland	Radl	Wolfe
	Lawson	Rex	Mr. Speaker

The nays were, 25:

Baker	Gannon	McIntyre	Poncy
Blouin	Jesse	Mezvinsky	Renda
Caffrey	Johnston of	Miller of	Rodgers
Crosier	Johnson	Des Moines	Schmeiser
Dietz	Kennedy of	Newton	Tapscott
Doyle	Chickasaw	Nolting	Wells
Ewell	Kennedy of	Pelton	
Franklin	Dubuque		

Absent or not voting, 6:

Bennett	Mohrfeld	Perkins	Skinner
Kluever	Nielsen		

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 217**, a bill for an act relating to the jurisdiction of a city or town, and the following amendment filed by Fisher of Greene:

Amend House File 217 as follows:

1. Page 1, line ten (10), by striking the word "any" and inserting in lieu thereof the word "such".
2. Page 1, line eleven (11), by striking the word "a" 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 authority or jurisdiction to extend regulations under chapters three hundred eighty-six (386) and three hundred ninety-seven (397) of the Code to such territory or land, nor shall this section relieve municipal gas and electric utilities from paying property taxes on facilities lying without their corporate limits as provided in chapter two hundred eighty-four (284) of the Code. Electric and gas utilities in such territory or land shall remain subject to all provisions of chapters four hundred eighty-nine (489), four hundred ninety (490) and four hundred ninety A (490A) of the Code."

Gannon of Jasper offered, from the floor, the following amendment to the amendment and moved its adoption:

Amend the Fisher of Greene amendment to House File 217, filed March 13, 1969, as follows:

1. By striking from lines seven (7) through ten (10) the following: "neither shall this section grant authority or jurisdiction to extend regulations under chapters three hundred eighty-six (386) and three hundred ninety-seven (397) of the Code to such territory or land,".
2. By striking all after the word "Code" in line fourteen (14) and all of lines fifteen (15), sixteen (16), and seventeen (17).

Roll call was requested by Gannon of Jasper and Jesse of Polk.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were, 71:

Alt	Drake	Jesse	McIntyre
Battles	Duitscher	Johnston of	Mezvinzky
Blouin	Dunton	Johnson	Middleswart
Brinck	Ellsworth	Kehe	Miller of
Caffrey	Ewell	Kennedy of	Des Moines
Christensen	Fischer of	Chickasaw	Milligan
Cochran	Grundy	Kennedy of	Newton
Corey	Franklin	Dubuque	Nolting
Crosier	Gannon	Knight	O'Hearn
Darrington	Graham	Knoblauch	Ossian
Den Herder	Hanson of	Kreamer	Pelton
Dietz	Howard-Mitchell	Lawson	Pierson
Dougherty	Hill	Mayberry	Poncy
Doyle	Huff	McCormick	Priebe

Radl	Stokes	Van Drie	Welden
Rex	Strand	Van Roekel	Wells
Sanders	Stroburg	Varley	Winkelman
Schmeiser	Strothman	Voorhees	Wolfe
Schwartz	Tapscott	Walter	Mr. Speaker
Shepherd			

The nays were, 85:

Andersen	Freeman of	Langland	Miller of
Bergman	Clay-Dickinson	Lippold	Page
Campbell	Goode	Logemann	Nelson
Crabb	Grassley	Logue	Peterson
Cunningham	Hamilton	McCartney	Roorda
Dooley	Holden	Mendenhall	Stromer
Edgington	Johnson of	Menefee	Warren
Fisher of	Audubon	Millen	Waugh
Greene	Kitner	Miller of	Weichman
Freeman of	Koch	Marshall	
Buena Vista	Kruse		

Absent or not voting, 18:

Baker	Kluever	Nielsen	Shaw
Bennett	Lipsky	Perkins	Skinner
Camp	Miller of	Renda	Sorg
Hansen of	Jones	Rodgers	Tieden
Black Hawk	Mohrfeld	Schroeder	Van Nostrand

The amendment to the amendment was adopted.

Fisher of Greene asked for unanimous consent to withdraw the amendment filed by him, as amended.

Objection was raised.

Gannon of Jasper moved the adoption of the Fisher amendment as amended.

The amendment as amended 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. 217)

The ayes were, 104:

Alt	Crosier	Ellsworth	Hanson of
Andersen	Cunningham	Ewell	Howard-Mitchell
Battles	Darrington	Fischer of	Hill
Bergman	Den Herder	Grundy	Holden
Blouin	Dietz	Franklin	Huff
Brinck	Dooley	Freeman of	Jesse
Caffrey	Dougherty	Buena-Vista	Johnston of
Campbell	Doyle	Gannon	Johnson
Christensen	Drake	Goode	Kehe
Cochran	Duitscher	Graham	Kennedy of
Corey	Dunton	Grassley	Chickasaw
Crabb	Edgington	Hamilton	

Kennedy of Dubuque	Mezvinsky	Poncy	Tapscott
Kitner	Middleswart	Priebe	Tieden
Knight	Millen	Radl	Van Drie
Knoblauch	Miller of	Rex	Van Nostrand
Kreamer	Des Moines	Roorda	Van Roekel
Lawson	Miller of	Sanders	Varley
Lippold	Jones	Schmeiser	Voorhees
Lipsky	Miller of	Schroeder	Walter
Logemann	Marshall	Schwartz	Warren
Logue	Miller of	Shaw	Waugh
Mayberry	Page	Shepherd	Weichman
McCartney	Milligan	Sorg	Welden
McCormick	Newton	Stokes	Wells
McIntyre	Nolting	Strand	Winkelman
Mendenhall	O'Hearn	Stroburg	Wolfe
Menefee	Pierson	Stromer	Mr. Speaker
		Strothman	

The nays were, 8:

Fisher of	Johnson of	Kruse	Nelson
Greene	Audubon	Langland	Peterson
Freeman of	Koch		
Clay-Dickinson			

Absent or not voting, 12:

Baker	Hansen of	Nielsen	Renda
Bennett	Black Hawk	Pelton	Rodgers
Camp	Kluever	Perkins	Skinner
	Mohrfeld		

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 803 passed the House.

RADL of Linn

HOUSE CONCURRENT RESOLUTION 106

By Franklin, Blouin, Voorhees, Jesse, Alt, Ewell, Koch, Anderson, Van Drie, Baker, Nolting, Lawson, Schwartz, Roorda, Perkins, McCartney, Gannon, Kennedy of Chickasaw, Huff and Pelton

Whereas, a great amount of publicity was generated by both major political parties during the last presidential campaign with reference to fair employment and the inclusion of minorities into the economic mainstream, and

Whereas, the religious and business communities of Iowa have now moved toward adopting and implementing employment practices to include ALL people into the economic mainstream of Iowa, and

Whereas, there are facts and figures that show certain departments of state government are doing little, if anything, to implement fair and equal employment opportunity, and

Whereas, state government should be a leader and example of fair and equal treatment to ALL citizens, *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, that the Legislative Council be urged to establish a study committee for the purpose of a thor-

ough investigation of the employment practices of the Department of Public Instruction, Department of Public Safety, Employment Security Commission, Highway Department and the Board of Regents.

Be It Further Resolved, that a report of the study and specific recommendations be made to the first session of the Sixty-fourth General Assembly.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 107

By Gannon

Whereas, the General Assembly has previously indicated its support for the establishment of a Western Iowa University and

Whereas, the Executive Council is now faced with the decision to purchase land for such institution and,

Whereas, questions concerning the advisability of establishment of such institution continue to exist, and

Whereas, the financial condition of the State is bleak including a projected unencumbered balance at the end of this biennium of less than two million dollars and,

Whereas, there is no foreseeable appropriation for buildings for a Western Iowa University: *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the Executive Council is hereby requested not to approve purchase of land for a Western Iowa University at this time.

Be It Further Resolved, that no land be acquired by any means for the purpose of a Western Iowa University until money has been appropriated for building or acquiring capital improvements.

Laid over under Rule 25.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on January 28, 1970, he approved and transmitted to the Secretary of State the following bills:

House File 106, an act relating to members of the General Assembly of the State of Iowa and repealing chapter thirty-eight B (38B), Code 1966.

House File 352, an act relating to the use of studded tires.

House File 353, an act relating to the renewal fees for certificates of registration of professional engineers and land surveyors.

House File 560, an act to prohibit a refund of liquor control license fees while charges against the licensee are pending before the Iowa liquor control commission.

House File 785, an act relating to watchmakers and repairmen.

House File 1022, an act to revise the section establishing the Iowa Highway Safety Patrol.

House File 1028, an act relating to crimes punishable by death.

House File 1030, an act to correct an erroneous reference in the chattel loan statutes.

House File 1031, an act relating to salaries of conservation officers as amended.

House File 1032, an act to clarify the basic science law.

House File 1033, an act relating to the publication of the Code.

House File 1035, an act relating to the interest rate on joint municipal sewer bonds.

House File 1036, an act to correct an erroneous reference in the Medical Assistance Act of the Sixty-second General Assembly.

House File 1037, an act relating to the legislative members of the Higher Education Facilities Commission.

House File 1070, an act relating to free passes for common carriers.

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 1008**, a bill for an act relating to district court bailiffs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

WILLIAM HILL, 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 1060**, a bill for an act providing an exemption from state income tax for active duty military service, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

ELMER H. DEN HERDER, Chairman

Cunningham of Story, from the committee on cities and towns, submitted the following reports:

MR. SPEAKER: Your committee on cities and towns, to whom was referred **House File 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 **be amended by committee amendment filed April 8, 1969, and when so amended the bill do pass**.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred **Senate File 339**, 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 **House File 1007**, a bill for an act relating to municipal lighting districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **be amended as follows, and when so amended the bill do pass:**

Amend House File 1007 as follows:

1. By striking from page 1 all of lines 4 and 5 and

inserting in lieu thereof the following: "(889.17), Code 1966, is amended by striking from lines one (1) and two (2) the words 'city of fifteen thousand or more population,' and inserting in lieu thereof the words 'city or town'".

2. By adding to Section 1 the following:

"Said section is further amended by inserting after the word 'city' in lines four (4), five (5), six (6), and twelve (12) the words 'or town' in each instance."

3. By adding the following new section:

"Sec. 2. Section three hundred eighty-nine point eighteen (389.18), Code 1966, is amended by inserting in lines two (2) and three (3) after the word 'city' the words 'or town' in each instance."

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred **House File 1093**, a bill for an act relating to joint planning commissions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

RAY C. CUNNINGHAM, Chairman

Peterson of Woodbury, from the committee on county government, submitted the following reports:

MR. SPEAKER: Your committee on county government, to whom was referred **Senate File 406**, a bill for an act relating to records in the county recorder's office, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

LOUIS PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred **Senate File 407**, a bill for an act relating to benefited water 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 PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred **House File 1063**, a bill for an act relating to the rates of interest and interest penalty for the redemption of 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 **do pass**.

LOUIS PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred **Senate File 1069**, a bill for an act relating to secondary roads, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

LOUIS PETERSON, Chairman

AMENDMENTS FILED

- 1 Amend House Concurrent Resolution 105 as follows:
 2 1. By inserting after line ten (10) the following:
 3 "Whereas, there may exist merit in studying the feasi-
 4 bility of combining the administration of other programs for
 5 the handicapped under one central agency; and".
 6 2. By inserting in line seventeen (17) after the word "blind"
 7 the following:
 8 "and considering the feasibility of combining the adminis-
 9 tration of other programs for the handicapped under one state
 10 agency,".

KEHE of Bremer

- 1 Amend the Fischer of Grundy amendment to House File 720, filed
 April 15, 1969,
 2 by striking from lines 53, 54, and 55 the following:
 3 "or any other crime dangerous to life, limb or property,
 4 and punishable by imprisonment for more than one year,".

JOHNSTON of Johnson

- 1 Amend House File 805 as follows:
 2 1. Add a new paragraph at the end of section one (1)
 3 thereof as follows:
 4 "Assessments against property owned by the state and not
 5 under the jurisdiction and control of the state highway com-
 6 mission shall be made in the same manner as those made against
 7 private property and payment thereof shall be made by the execu-
 8 tive council from any funds of the state not otherwise
 9 appropriated."
 10 2. Amend the title, line four (4), by inserting after the
 11 word "property" the words "and to authorize the Iowa executive
 12 council to pay all special assessments on land owned by the
 13 state which is not under the jurisdiction and control of the
 14 state highway commission, and to provide that such land be
 15 assessed in the same manner as private property".

MILLER of Page

On motion by McCartney of Floyd, the House adjourned until
 9:00 a.m., Thursday, January 29, 1970.

JOURNAL OF THE HOUSE

Eighteenth Calendar Day—Fourteenth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, JANUARY 29, 1970.

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

Prayer was offered by the Reverend James E. Griffes, pastor of the Presbyterian Church, Red Oak, Iowa.

The Journal of Wednesday, January 28, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Rodgers of Dallas on request of Gannon of Jasper; Schwartz of Wapello on request of Poncy of Wapello; Alt of Polk on request of Voorhees of Black Hawk.

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Fifty-four fifth grade students from Wright Elementary School, Des Moines, accompanied by their teachers, Ruth Foster and Dianne Myer. By Polk County delegation.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 208, 1007, 1008, 1060, 1063 and 1093; Senate Files 339, 406, 407 and 1069, under Rule 35.

PROOF OF PUBLICATION

Published copy of House File 1133 and verified proof of publication of said bill in the Mitchell County Press and Osage News, Osage, 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 1127, by Ewell, a bill for an act relating to the handling of beer by minors in the place of business of beer permit holders.

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

House File 1128, by Lippold, Ellsworth and Lipsky, a bill for an act relating to the establishment of zoos or zoological gardens and authorizing the levy of taxes and the issuance of bonds therefor.

Read first time and referred to committee on **county government**.

House File 1129, by Rex, a bill for an act authorizing county boards of supervisors to establish revolving funds from which expenses for the maintenance of drainage or levee districts may be paid.

Read first time and referred to committee on **county government**.

House File 1130, by Gannon and Fischer of Grundy, a bill for an act relating to the regulation of trading stamps and repealing the gift enterprise statutes.

Read first time and referred to committee on **commerce**.

House File 1131, by Gannon and McCartney (DeKoster and Griffin), a bill for an act relating to the appointment of interpreters in legal proceedings before any court or administrative agency.

Read first time and referred to committee on **judiciary**.

House File 1132, by Andersen, a bill for an act relating to administration of county social welfare programs.

Read first time and referred to committee on **county government**.

House File 1133, by Hanson of Howard-Mitchell, a bill for an act to legalize and validate the proceedings of the board of supervisors of Mitchell County, Iowa, authorizing and providing for the issuance of county public hospital 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 county.

Read first time and referred to committee on **judiciary**.

House File 1134, by committee on schools, a bill for an act to revise, update, and correct certain sections of the Code of Iowa relating to schools, school corporations, and school elections.

Read first time and **placed on the calendar**.

House File 1135, by Van Drie and Fischer of Grundy (Lange and Mogged), a bill for an act relating to seals on alcoholic liquor.

Read first time and referred to committee on **state government**.

House File 1136, by Darrington, a bill for an act relating to special elections on actions taken by the board of directors of a school corporation.

Read first time and referred to committee on schools.

House File 1137, by committee on commerce, a bill for an act to provide for fair trade practices by motor vehicle franchisors.

Read first time and placed on the calendar.

House File 1138, by committee on transportation, a bill for an act relating to limitations on the use of the primary highway fund in constructing and maintaining interstate bridges.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 659, a bill for an act relating to lost warehouse receipts.

Read first time and referred to committee on commerce.

Senate File 1099, a bill for an act relating to savings and loan associations.

Read first time and referred to committee on commerce.

COMMUNICATION FROM THE CHIEF CLERK

Pursuant to chapter 69, section 36, Acts of the Sixty-third General Assembly, First Session, the report of the Iowa Legislative Council to the Second Session of the Sixty-third General Assembly, 1970, has been placed on file with the office of the Chief Clerk.

MESSAGES FROM 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 394, a bill for an act relating to the classification of highways.

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

Senate File 1091, a bill for an act relating to slow-moving vehicle warning devices.

Also: That the Senate has amended House amendment to, concurred in House amendment as amended, and adopted the following joint resolution in which the concurrence of the Senate was asked:

Senate Joint Resolution 7, relating to qualification of the electors and to the rights and responsibilities of a resident of this state upon reaching the age of nineteen years.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 394

Amend House File 394 as amended, passed, and reprinted by the House as follows:

1. Page 1, lines 11 and 12, by striking the words "the land access system,".

2. Page 1, line 14, by inserting after the word "system." the following: "The terms road and street as used in this Act mean the entire width between property lines of every way or place of whatever nature when any part thereof is open to the use of the public, as a matter of right, for purposes of vehicular traffic."

3. Page 2, by striking line 35, and page 3, by striking lines 1 through 11, inclusive, and by inserting in lieu thereof the following:

"f. The area service system shall consist of all other rural roads not otherwise classified."

4. Further amend page 3 by relettering the remaining paragraphs.

5. Page 4, by striking lines 33 and 34, and page 5, by striking lines 1 through 4, inclusive, and inserting in lieu thereof the following:

"Sec. 4. Adequate mileage shall be included within municipalities, state parks and institutions to provide for the continuity of the primary road systems and the county trunk systems. Such mileage shall be included in the total mileage of the particular primary or secondary road system and shall also be listed separately as an extension of such primary or secondary road system."

6. Page 5, by striking line 35, and page 6, by striking lines 1 through 6, inclusive, and inserting in lieu thereof the following subsection:

"3. File a copy of the proposed road classification in the office of county engineer for public information and hold a public hearing before final approval of any road classification action. Notice of the date, the time, and the place of such hearing, and the filing of such proposed road classification for public information shall be published in an official newspaper in general circulation throughout the affected area at least twenty days prior to the established date of the hearing."

7. Page 6, by striking lines 30 through 34, inclusive, and inserting in lieu thereof the following:

"Sec. 8. The functional classification board of each county shall submit its initial classification report, including appropriate maps, to the state highway commission not later than January 1, 1971.

The state highway commission, in consultation with an advisory committee, shall establish uniform design and maintenance guidelines for the respective classification systems. The advisory committee shall consist of two state senators appointed by the president of the senate, two state representatives appointed by the speaker of the house of representatives, two supervisors appointed by the Iowa State Association of County Supervisors, two engineers appointed by the Iowa County Engineers Association, and four persons appointed by the League of Iowa Municipalities. Two of the

four appointed by the League of Iowa Municipalities shall be licensed professional engineers.

Upon receipt of the initial reports of the county functional classification boards, the state highway commission, in consultation with the advisory committee, shall conduct a study to determine the estimated costs of administration, engineering, construction, and maintenance of the respective classification systems, based on the uniform design and maintenance guidelines.

Not later than September 1, 1971, the state highway commission shall submit a completed study of the classifications, selected guidelines and estimated costs to the legislative council for referral to the standing committees on transportation of the senate and house of representatives."

8. Page 6, by striking line 35, and page 7, by striking lines 1 through 10, inclusive, and inserting in lieu thereof the following:

"Sec. 9. Nothing in this Act shall be construed to provide for or permit the transfer of any road or street of this state from the jurisdiction under whose control said road or street is on January 1, 1970, except that a transfer may be made as provided in section three hundred thirteen point two (313.2) of the Code, or because of a change in the corporate limits of a city or town. Roads or streets established after January 1, 1970, shall be under the jurisdiction of the establishing authority."

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE JOINT RESOLUTION 7

Amend the House amendment to Senate Joint Resolution 7 as follows:

1. Line 22, by inserting after the word "law" the words "or this Constitution".
2. Line 23, by striking all after the period and by striking all of lines 24 and 25.

HOUSE FILE 1122 RE-REFERRED

The Speaker announced that **House File 1122** previously referred to the committee on transportation is re-referred to the committee on agriculture.

CONSIDERATION OF BILLS REGULAR CALENDAR

Senate File 203, a bill for an act relating to cancellation and non-renewal of automobile insurance policies, 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 commerce and moved its adoption:

Amend Senate File 203 by deleting sections ten (10) and fourteen (14), and renumbering the following sections.

Gannon of Jasper asked and received unanimous consent for division of the amendment as follows:

Deletion of section ten (10) of the bill to be considered as division 1 of the amendment, and deletion of section fourteen (14) of the bill to be considered as division 2 of the amendment.

Ellsworth of Dubuque moved the adoption of division 1 of the amendment.

Roll call was requested by Ellsworth of Dubuque and Fischer of Grundy.

On the question "Shall division 1 of the amendment be adopted?"

The ayes were, 40:

Andersen	Freeman of	Kruse	Shaw
Bergman	Clay-Dickinson	Menefee	Shepherd
Brinck	Goode	Millen	Strand
Camp	Holden	Miller of	Stroburg
Crabb	Kehe	Marshall	Stromer
Cunningham	Kennedy of	O'Hearn	Walter
Darrington	Dubuque	Ossian	Waugh
Ellsworth	Kluever	Peterson	Welden
Fischer of	Knight	Rex	Winkelman
Grundy	Knoblauch	Roorda	Wolfe
Freeman of	Koch	Sanders	Mr. Speaker
Buena Vista			

The nays were, 70:

Baker	Fisher of	Kreamer	Nielsen
Battles	Greene	Langland	Nolting
Bennett	Franklin	Lawson	Poncy
Blouin	Gannon	Lippold	Priebe
Caffrey	Graham	Lipsky	Radl
Campbell	Grassley	Logemann	Schmeiser
Christensen	Hamilton	Logue	Schroeder
Cochran	Hansen of	Mayberry	Sorg
Corey	Black Hawk	McCartney	Stokes
Crosier	Hanson of	McCormick	Strothman
Den Herder	Howard-Mitchell	Mendenhall	Tapscott
Dietz	Hill	Mezvinsky	Tieden
Dougherty	Jesse	Middleswart	Van Drie
Doyle	Johnson of	Miller of	Van Roekel
Drake	Audubon	Des Moines	Varley
Duitscher	Johnston of	Miller of	Voorhees
Dunton	Johnson	Jones	Warren
Edgington	Kennedy of	Milligan	Weichman
Ewell	Chickasaw	Nelson	Wells
	Kitner	Newton	

Absent or not voting, 14:

Alt	Miller of	Perkins	Schwartz
Dooley	Page	Pierson	Skinner
Huff	Mohrfeld	Renda	Van Nostrand
McIntyre	Pelton	Rodgers	

Division 1 of the amendment lost.

Ellsworth of Dubuque moved adoption of division 2 of the amendment.

A non-record roll call was requested.

The ayes were 71, nays 32.

Division 2 of the amendment was adopted.

Tapscott of Polk offered, from the floor, the following amendment and moved its adoption:

Amend Senate File 203, as passed by the Senate, page 5, line twelve (12), by striking the words "fifteen days" and inserting in lieu thereof the words "thirty days".

The amendment lost.

Johnston of Johnson offered, from the floor, the following amendment and moved its adoption:

Amend Senate File 203, as passed by the Senate, as follows:

1. By inserting in line twenty-nine (29), page 2, the following:

"nor shall any insurance company fail to renew a policy".

2. By striking in line thirty (30), page 2, after the word "cancellation" the word "of" and inserting in lieu thereof the following: "or failure to renew".

Johnston of Johnson moved that Senate File 203 be deferred and that the bill retain its place on the calendar.

Motion lost.

Johnston of Johnson asked and received unanimous consent to withdraw his amendment.

Ellsworth of Dubuque asked and received unanimous consent to withdraw the amendment filed by Schwartz and Ellsworth on May 19, 1969, and found on page 1808 of the 1969 House Journal.

Varley of Adair-Madison in the chair at 10:58 a.m.

Jesse of Polk offered, from the floor, the following amendment and moved its adoption:

Amend Senate File 203, as passed by the Senate, as follows:

1. Page 4, line 8, by striking the period and inserting in lieu thereof the following: "together with notification of the right to a hearing before the commissioner within fifteen (15) days as provided herein."

2. Page 4, line 29, by striking the period and inserting

in lieu thereof the following: " , together with notification of the right to a hearing before the commissioner within fifteen (15) days as provided herein."

A non-record roll call was requested.

The ayes were 65, nays 42.

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?" (S.F. 203)

The ayes were, 117:

Andersen	Freeman of	Kruse	Pierson
Baker	Buena Vista	Langland	Poncy
Battles	Freeman of	Lawson	Priebe
Bennett	Clay-Dickinson	Lippold	Radl
Bergman	Gannon	Lipsky	Renda
Blouin	Goode	Logemann	Rex
Brinck	Graham	Logue	Roorda
Caffrey	Grassley	Mayberry	Sanders
Camp	Hamilton	McCartney	Schmeiser
Campbell	Hansen of	McCormick	Schroeder
Christensen	Black Hawk	McIntyre	Shaw
Cochran	Hanson of	Mendenhall	Shepherd
Corey	Howard-Mitchell	Mezvinsky	Sorg
Crabb	Harbor	Middleswart	Stokes
Crosier	Hill	Millen	Strand
Cunningham	Holden	Miller of	Stroburg
Darrington	Huff	Des Moines	Stromer
Den Herder	Jesse	Miller of	Strothman
Dietz	Johnson of	Jones	Tapscott
Dooley	Audubon	Miller of	Tieden
Dougherty	Johnston of	Marshall	Van Drie
Doyle	Johnson	Miller of	Van Roekel
Drake	Kehe	Page	Voorhees
Duitscher	Kennedy of	Milligan	Walter
Dunton	Chickasaw	Nelson	Warren
Edgington	Kennedy of	Newton	Waugh
Ellsworth	Dubuque	Nielsen	Weichman
Ewell	Kitner	Nolting	Welden
Fischer of	Kleuver	O'Hearn	Wells
Grundy	Knight	Ossian	Winkelman
Fisher of	Knoblauch	Pelton	Wolfe
Greene	Koch	Perkins	Mr. Speaker
Franklin	Kreamer	Peterson	(Varley)

The nays were, none.

Absent or not voting, 7:

Alt	Mohrhead	Schwartz	Van Nostrand
Menefee	Rodgers	Skinner	

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

HOUSE FILE 257 WITHDRAWN

Caffrey of Polk asked and received unanimous consent to withdraw **House File 257** from further consideration by the House.

House File 277, a bill for an act relating to driver education instructors, with report of committee recommending passage, was taken up for consideration.

Blouin 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. 277)

The ayes were, 106:

Andersen	Freeman of	Logemann	Radl
Baker	Clay-Dickinson	Logue	Renda
Battles	Gannon	Mayberry	Rex
Bennett	Goode	McCartney	Roorda
Bergman	Graham	McCormick	Sanders
Blouin	Hamilton	Mendenhall	Schmeiser
Caffrey	Hansen of	Mezvinsky	Schroeder
Campbell	Black Hawk	Middleswart	Shaw
Christensen	Hanson of	Millen	Shepherd
Cochran	Howard-Mitchell	Miller of	Sorg
Corey	Hill	Des Moines	Stokes
Crabb	Holden	Miller of	Strand
Crosier	Johnson of	Jones	Stromer
Cunningham	Audubon	Miller of	Strothman
Darrington	Johnston of	Marshall	Tapscott
Den Herder	Johnson	Miller of	Tieden
Dietz	Kehe	Page	Van Drie
Dooley	Kennedy of	Milligan	Van Roekel
Dougherty	Chickasaw	Nelson	Voorhees
Doyle	Kennedy of	Newton	Walter
Drake	Dubuque	Nielsen	Warren
Duitscher	Kitner	Nolting	Waugh
Dunton	Kluever	O'Hearn	Weichman
Edgington	Knight	Ossian	Welden
Ellsworth	Koch	Pelton	Wells
Ewell	Kreamer	Perkins	Winkelman
Fisher of	Kruse	Peterson	Wolfe
Greene	Langland	Pierson	Mr. Speaker
Franklin	Lawson	Poncy	(Varley)
Freeman of	Lippold	Priebe	
Buena Vista			

The nays were, none.

Absent or not voting, 18:

Alt	Grassley	Lipsky	Schwartz
Brinck	Harbor	McIntyre	Skinner
Camp	Huff	Menefee	Stroburg
Fischer of	Jesse	Mohrfeld	Van Nostrand
Grundy	Knoblauch	Rodgers	

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

House File 267, a bill for an act relating to the state mine inspector and the state mining board, with report of committee recommending amendment and passage, was taken up for consideration.

Dunton of Keokuk offered the following amendment filed by the committee on state government and moved its adoption:

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, by striking lines thirteen (13), fourteen (14), fifteen (15) and sixteen (16), and inserting in lieu thereof the following:

"2. By striking from line thirty-eight (38) the word "four" and inserting in lieu thereof the word "six"."

The amendment was adopted.

Dunton of Keokuk asked and received unanimous consent to withdraw the amendment filed by the committee on state government on March 18, 1969, and found on page 598 of the 1969 House Journal.

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. 267)

The ayes were, 108:

Andersen	Ellsworth	Kennedy of	Miller of
Baker	Fisher of	Chickasaw	Des Moines
Battles	Greene	Kennedy of	Miller of
Bennett	Franklin	Dubuque	Jones
Bergman	Freeman of	Kitner	Miller of
Blouin	Buena Vista	Kluever	Marshall
Brink	Freeman of	Knight	Miller of
Caffrey	Clay-Dickinson	Koch	Page
Campbell	Gannon	Kreamer	Milligan
Christensen	Goode	Kruse	Nelson
Cochran	Graham	Langland	Newton
Corey	Hamilton	Lawson	Nielsen
Crabb	Hansen of	Lippold	Nolting
Crosier	Black Hawk	Lipsky	O'Hearn
Cunningham	Hanson of	Logemann	Ossian
Darrington	Howard-Mitchell	Logue	Pelton
Den Herder	Hill	Mayberry	Perkins
Dietz	Holden	McCartney	Peterson
Dooley	Huff	McCormick	Pierson
Dougherty	Jesse	Mendenhall	Poncy
Doyle	Johnson of	Menefee	Priebe
Drake	Audubon	Mezvinsky	Renda
Duitscher	Johnston of	Middleswart	Rex
Dunton	Johnson	Millen	Roorda
Edgington	Kehe		Sanders

Schmeiser	Stokes	Voorhees	Wells
Schroeder	Strand	Walter	Winkelman
Shaw	Stromer	Warren	Wolfe
Shepherd	Strothman	Waugh	Mr. Speaker
Skinner	Tapscott	Weichman	(Varley)
Sorg	Van Drie	Welden	

The nays were, none.

Absent or not voting, 16:

Alt	Grassley	Mohrfeld	Stroburg
Camp	Harbor	Radl	Tieden
Ewell	Knoblauch	Rodgers	Van Nostrand
Fischer of Grundy	McIntyre	Schwartz	Van Roekel

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

House File 409, a bill for an act relating to public employee credit unions, 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 409 as follows:

1, Page 1, line ten (10), by striking the word "shall" and inserting in lieu thereof the word "may".

A non-record roll call was requested.

The ayes were 62, nays 38.

The amendment was adopted.

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.E. 409)

The ayes were, 97:

Baker	Darrington	Grassley	Kennedy of
Battles	Den Herder	Hamilton	Chickasaw
Bennett	Dietz	Hansen of	Kitner
Bergman	Dooley	Black Hawk	Kluever
Blouin	Dougherty	Hanson of	Knoblauch
Brinck	Doyle	Howard-Mitchell	Koch
Caffrey	Drake	Hill	Kreamer
Camp	Duitscher	Holden	Kruse
Campbell	Dunton	Huff	Langland
Christensen	Ellsworth	Jesse	Lawson
Cochran	Ewell	Johnson of	Lippold
Corey	Fisher of	Audubon	Lipsky
Crabb	Greene	Johnston of	Logemann
Crosier	Gannon	Johnson	Logue
Cunningham	Goode	Kehe	Mayberry

McCartney	Miller of	Priebe	Van Drie
McCormick	Marshall	Radl	Voorhees
McIntyre	Nelson	Renda	Walter
Mendenhall	Newton	Sanders	Warren
Menefee	Nielsen	Shepherd	Waugh
Mezvinsky	Nolting	Skinner	Weichman
Middleswart	O'Hearn	Stokes	Wells
Millen	Pelton	Strand	Winkelman
Miller of	Perkins	Stromer	Wolfe
Des Moines	Peterson	Strothman	Mr. Speaker
Miller of	Pierson	Tapscott	(Varley)
Jones	Poncy	Tieden	

The nays were, 10:

Edgington	Freeman of	Miller of	Schmeiser
Freeman of	Clay-Dickinson	Page	Schroeder
Buena Vista	Knight	Ossian	Welden
		Roorda	

Absent or not voting, 17:

Alt	Graham	Mohrfeld	Sorg
Andersen	Harbor	Rex	Stroburg
Fischer of	Kennedy of	Rodgers	Van Nostrand
Grundy	Dubuque	Schwartz	Van Roekel
Franklin	Milligan	Shaw	

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

Senate File 270, a bill for an act relating to merger and consolidation of cooperative associations, with report of committee recommending passage, 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?" (S.F. 270)

The ayes were, 108:

Andersen	Dougherty	Hamilton	Kluever
Baker	Doyle	Hansen of	Knight
Battles	Drake	Black Hawk	Knoblauch
Bennett	Duitscher	Hanson of	Koch
Bergman	Dunton	Howard-Mitchell	Kreamer
Blouin	Edgington	Harbor	Kruse
Brinck	Ellsworth	Hill	Langland
Camp	Ewell	Holden	Lawson
Campbell	Fisher of	Huff	Lippold
Christensen	Greene	Jesse	Lipsky
Cochran	Franklin	Johnson of	Logemann
Corey	Freeman of	Audubon	Logue
Crabb	Buena Vista	Johnston of	Mayberry
Cunningham	Freeman of	Johnson	McCartney
Darrington	Clay-Dickinson	Kehe	McCormick
Den Herder	Gannon	Kennedy of	McIntyre
Dietz	Goode	Dubuque	Mendenhall
Dooley	Graham	Kitner	Menefee

Mezvinsky	Nielsen	Sanders	Van Roekel
Middleswart	Nolting	Schmeiser	Voorhees
Millen	O'Hearn	Schroeder	Walter
Miller of	Ossian	Shepherd	Warren
Des Moines	Perkins	Skinner	Waugh
Miller of	Peterson	Stokes	Weichman
Jones	Poncy	Strand	Welden
Miller of	Priebe	Stromer	Wells
Marshall	Radl	Strothman	Winkelman
Miller of	Renda	Tapscott	Wolfe
Page	Rex	Tieden	Mr. Speaker
Milligan	Roorda	Van Drie	(Varley)
Nelson			

The nays were, none.

Absent or not voting, 16:

Alt	Grassley	Pelton	Shaw
Caffrey	Kennedy of	Pierson	Sorg
Crosier	Chickasaw	Rodgers	Stroburg
Fischer of	Mohrfeld	Schwartz	Van Nostrand
Grundy	Newton		

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: House Files 129 and 807, and Senate Files 124, 1005, 1007, 1012, 1015 and 1016.

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 129 and 807 and Senate Files 124, 1005, 1007, 1012, 1015 and 1016.

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 29th day of January, 1970, sent to the Governor for his approval: House Files 129 and 807.

ELIZABETH SHAW, Chairman

Report adopted.

COMMUNICATION FROM THE GOVERNOR

House File 506 Vetoed

January 29, 1970

The Honorable William H. Harbor
 Speaker of The House
 Sixty-third General Assembly
 State Capitol
 Local

Honorable Members of the House:

House File 506, the bill relating to salaries of bailiffs and clerks of the municipal court, is hereby disapproved and returned to the House in accordance with Article III, Section 16, Constitution of the State of Iowa.

Reluctantly I return this bill to your honorable body. On the face of it, this bill is not without merit. Municipal court bailiffs and clerks perform an essential public service in the fourteen cities where those offices exist, and some of them may well deserve the salary increases which the bill provides.

However, this action represents piecemeal legislation at the state level affecting the salaries of local officials. In my opinion, House File 506 is inappropriate at this time in view of the pending court reform bill which fixes the responsibility for setting such salaries at the local level.

I believe this would be more in keeping with the general philosophy of Home Rule, adopted by a vote of the people at the 1968 General Election.

Sincerely,
 ROBERT D. RAY
 Governor

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 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 be amended as follows, and when so amended the bill do pass:

Amend House File 72 as follows:

Page 1, line 6, by striking the word "shall" and inserting in lieu thereof the word "may".

LOUIS PETERSON, 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

Nielsen of Shelby, from the committee on law enforcement, submitted the following reports:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 155, a bill for an act relating to the wearing of certain safety equipment by persons operating motorcycles, begs leave to report it has had the same under consideration and has instructed me to report 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 155 as follows:

1. Page 1, line 7, by inserting after the word "operator" the words "and passenger".

2. Page 1, by striking all of lines 9 through 14 and inserting in lieu thereof the following:

"1. A helmet of a type approved by the Department of Public Safety".

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred House File 611, a bill for an act to prevent fires on and along railroad right-of-way, begs leave to report it has had the same under consideration and has instructed me to report 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 611 by striking all after the period in line 12 and inserting in lieu thereof the following:

"A violation of this section shall be a misdemeanor punishable by a fine of not more than one hundred dollars or thirty days in jail. The railroad, and any officers, agent, lessee or independent contractor found guilty of a violation of this section shall be punishable by a fine of not more than one hundred dollars or thirty days in jail."

ALFRED NIELSEN, 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 1076, a bill for an act relating to the responsibility for support of an old age assistance recipient, begs leave to report it has had 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 HOLDEN, Chairman

AMENDMENTS FILED

- 1 Amend the Fischer amendment to House File 720,
- 2 filed April 15, 1969, as follows:
- 3 By striking from line 55 the word "one" and
- 4 inserting in lieu thereof the word "five".

LIPSKY of Linn

CAMPBELL of Washington

- 1 Amend House File 1060 by striking from page 1 all of lines
- 2 11 through 16 and inserting in lieu thereof the following:
- 3 "Sec. 2. This Act being deemed of immediate importance
- 4 shall take effect and be in force from and after its publica-
- 5 tion in The Sioux City Journal, a newspaper published in
- 6 Sioux City, Iowa, and in The Sheldon Mail, a newspaper published
- 7 in Sheldon, Iowa."

KOCH of Woodbury

- 1 Amend House File 1074 by striking everything after the
- 2 enacting clause and inserting in lieu thereof the following:
- 3 Section 1. Chapter three hundred fifty-one point
- 4 thirty-seven (351.37), Code 1966, is hereby amended by
- 5 adding the following:
- 6 Beginning July 1, 1970 any dog found running at
- 7 large or impounded shall be immediately vaccinated
- 8 for distemper by a licensed Veterinarian unless assigned
- 9 to a research institution.
- 10 Further amend House File 1074, line 1, by striking
- 11 the word "rabies" and inserting in lieu thereof the
- 12 word, "distemper".

RENDA of Polk

- 1 Amend House File 1110 as follows:
- 2 1. Page 1, by striking lines 14 through 18, and insert-
- 3 ing in lieu thereof the following:
- 4 "examination fee, based on the actual cost of the operation
- 5 of the small-loan division of the department of banking, and
- 6 the proportionate share of administrative expenses in the
- 7 operation of the department of banking attributable to the
- 8 small-loan division as determined by the superintendent of
- 9 banking. Such fee shall apply equally to all licenses and
- 10 shall".
- 11 2. Page 2, by adding after line 4 the following:
- 12 "Sec. 3. Section five hundred thirty-six point twenty-two
- 13 (536.22), Code 1966, is hereby amended by inserting in line

14 seven (7) before the word "and" the words "examination
15 fees,".

KOCH of Woodbury
FISCHER of Grundy

1 Amend House File 1133, page 2, by striking all of lines
2 15 through line 20, and inserting in lieu thereof the following:
3 "Sec. 2. This Act being of immediate importance shall be
4 in full force and effect from and after its passage and pub-
5 lication in the Emmetsburg Democrat, a newspaper published at
6 Emmetsburg, Iowa, and the Emmetsburg Reporter, a newspaper
7 published at Emmetsburg, Iowa, without expense to the state."

VAN DRIE of Story

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Friday, January 30, 1970.

JOURNAL OF THE HOUSE

Nineteenth Calendar Day—Fifteenth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FRIDAY, JANUARY 30, 1970.

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

Prayer was offered by the Reverend Wayne Hall, pastor of the Trinity Reformed Church, Pella, Iowa.

The Journal of Thursday, January 29, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Sanders of Emmet-Palo Alto on request of Renda of Polk; Rodgers of Dallas on request of Gannon of Jasper; McIntyre of Linn on request of Radl of Linn; Schwartz of Wapello on request of Poncy of Wapello; Nolting of Black Hawk on request of Van Drie of Story.

PETITIONS FILED

The following petitions were received and placed on file:

By Brinck of Lee, from forty-four residents of Lee County opposing House File 774, relating to residency requirements for election.

By Langland of Winneshiek, from one hundred forty-two residents of Winneshiek County favoring House File 179, permitting purchase of band uniforms from a school district's general fund.

PROOF OF PUBLICATION

Published copy of House File 1140 and verified proof of publication of said bill in The Pella Chronicle-Advertiser, Pella, 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 72, 155, 611 and 1076 and House Joint Resolution 10, under Rule 35.

COMMUNICATION FROM THE GOVERNOR

January 30, 1970

The Honorable William H. Harbor
 Speaker of the House
 Sixty-third General Assembly
 State Capitol
 Local

Honorable Members of the House:

I respectfully request the Sixty-third General Assembly withdraw from consideration both the bill to transfer the Iowa Braille and Sight-Saving School from the Board of Regents to the Commission for the Blind, and the concurrent resolution proposing a legislative study of the entire issue.

I have asked that my complete statement concerning this matter be distributed to you. Attached thereto are statements by Mr. Kenneth Jernigan, director of the Commission for the Blind, and Mr. Stanley Redeker, chairman of the Board of Regents.

As I point out in my statement, I believe the course of action that I have suggested is essential in view of the emotions currently surrounding this issue, and I respectfully ask your concurrence.

Sincerely,
 ROBERT D. RAY
 Governor

STATEMENT BY GOVERNOR ROBERT D. RAY
 CONCERNING THE VINTON SCHOOL

January 30, 1970

Today I am asking the Sixty-third General Assembly to withdraw from consideration both the bill which would transfer the Iowa Braille and Sight-Saving School from the Board of Regents to the Commission for the Blind, and the concurrent resolution proposing a legislative study of the entire issue.

I have conferred on this matter with the Chairman of the Commission for the Blind, the Director of the Commission for the Blind, the Chairman of the Board of Regents, and the Superintendent of the Braille and Sight-Saving School. All of them concur in my recommendation, and all have assured me that they will cooperate wholeheartedly to establish and maintain close, harmonious working relations between the Commission and the Vinton School.

To assure the implementation of this agreement I shall promptly constitute the Director and Chairman of the Commission, the Chairman of the Regents, the Superintendent of the School and one of my staff as an ad hoc working committee to devise, develop and carry out specific arrangements for cooperative activity in all areas of mutual responsibility by both the Blind Commission and the School.

As Governor, I intend to bring an immediate halt to the vitriolic and, in my opinion, extremely damaging statements which have erupted on both sides of the jurisdictional dispute. The words of bitterness have been harmful to all Iowa but, as unfortunately is often the case, those whose interests are at stake have suffered the most.

The essence of the American spirit is that "something human is dearer . . . than all the wealth of the universe," as some wise man said a long time ago. This is the motivating force in all our public and private efforts in

education, social services, and the whole spectrum of rehabilitation activities.

From time to time individuals and groups most zealous in their dedication to this ideal may be caught up by an emotional tide which can sweep away all of the progress which they have painstakingly and slowly achieved. When that kind of tragedy threatens, people of good will—especially those in positions of responsibility—have an obligation to stem the tide, quiet the emotions, and safeguard the useful works which are menaced.

We stand in that position today with reference to our sightless and partly sighted fellow Iowans. Their welfare is jeopardized by what might be termed a domestic relations problem between the Commission and the School.

Yet the objectives of both are the same; to free the blind and partly blind from imprisonment in physical darkness, and to make them full participants with the rest of us in the world of opportunity and achievement.

Because of my pride that Iowa has accomplished so much in its aid to the visually handicapped, and my determination that gains shall continue to be made, I have given this problem much time and thought.

I have great respect for and confidence in Kenneth Jernigan, Director of the Commission for the Blind, certainly one of the most gifted public servants that Iowa has ever had in any field. Just now completing twelve years here, Mr. Jernigan has brought Iowa national recognition as a trail-blazing pioneer in successful work for the blind. I subscribe wholeheartedly to his philosophy that blindness—and other handicaps—need not mean helplessness, and that the blind—with suitable training and opportunity—can become fully functioning human beings in any endeavor. This is much more than theory; Mr. Jernigan has proven it in practice; the achievements of Iowa's blind also attest to its effectiveness.

I have visited, and tried to acquaint myself with the operation of, the Braille and Sight-Saving School at Vinton.

The school is relatively small, with fewer than 200 pupils from kindergarten through high school. It is operated on the residential plan, but about one-half of the students go home most weekends, and no charge is made for board, room, tuition, laundry or educational supplies, all of which are financed by state appropriation. For the past quarter-century there has been an instructional program at Vinton for the partly sighted as well as the blind, and each year some graduates, under the sponsorship and guidance of the Commission, go on to vocational schools or colleges.

The Vinton School has for years enjoyed the advantages of stability and prestige under the Board of Regents, and I am confident that we can, with Dr. Frank Rocce's new program and leadership, achieve outstanding results there. The present friction has developed in part from the rapid growth in size, scope and acceptance which the Commission has enjoyed since 1958, and especially since the Rehabilitation Center was opened in the former Des Moines Y.M.C.A. Building at Fourth and Keo. Basically, however, the friction has been generated by a difference in philosophical emphasis between the Commission and the School. Any philosophical difference has been unhappily increased—in my judgment—by the difficulty, if not the total breakdown, of communication between enthusiastic supporters of both groups.

The loyalty of both sides to their respective viewpoints is attested by the large volume of both oral and written expressions which have come to me and members of the General Assembly since legislation was proposed to transfer the School to the Commission for the Blind. This issue has aroused enormous emotional intensity because it touches three areas in which human

beings are properly most sensitive: (1) education, (2) youth, and (3) the handicapped.

I am convinced that the best interests of education, youth and the handicapped require us now to return to the first principle that "something human" must not be lost in a rising crescendo of angry voices. Heated passions must not be permitted to jeopardize the great gains which have been won by Iowa's sightless and partly sighted. Their welfare—and, hence, the welfare of the whole state—can now be most wisely served by lowering voices, suspending argument, and getting on with the programs which suffer from current conflict.

**STATEMENT BY KENNETH JERNIGAN,
DIRECTOR, IOWA COMMISSION OF THE BLIND**

January 30, 1970

After consulting with the members of the Board of the Commission for the Blind, I am authorized to make the following statement:

As you know, we of the Commission have felt for some time that the best interests of the blind of Iowa would be served by a transfer of the administration of the Iowa Braille and Sight-Saving School from the Board of Regents to the Commission for the Blind. We believe that proposal was constructive and philosophically sound.

In our estimation this would have resulted in a more coordinated program for the blind and the visually handicapped in Iowa. It is recognized, we believe, that the rehabilitation, library and other programs of the Commission have been successful, and that the state has been able to point to them with pride.

Our only interest in this matter from the very outset has been the promotion of the well-being of the blind children and adults of the state.

Yet we agree with Governor Ray that so much emotion has been generated on both sides of the question, and so much misinformation has resulted, that instead of helping those we wish to serve, an opposite condition is developing.

Even though we think that sufficient legislative support exists to pass the bill, we believe placing the School under the Commission in the present atmosphere would neither be constructive or wise.

Under the circumstances we consider this issue closed. We would hope that the Iowa Association of the Blind and others who have supported the transfer will also now consider it closed.

We hail the Governor's proposal to work out any problems through rational communication and reasonable negotiation, and we pledge ourselves to work with the Governor's ad hoc committee in a spirit of cooperation and understanding.

**STATEMENT BY STANLEY F. REDEKER,
PRESIDENT OF THE BOARD OF REGENTS**

January 30, 1970

We are pleased that Governor Ray has taken these most appropriate steps to encourage a close and harmonious working relationship between the Iowa Commission for the Blind and the Iowa Braille and Sight-Saving School.

We give every assurance that we will cooperate fully in achieving a standard of excellence that will be of major benefit to all Iowans.

We are hopeful that the General Assembly will concur with the Gover-

nor's recommendations. Their prompt action in support of this approach will allow us to begin immediately on this very important joint endeavor.

HOUSE CONCURRENT RESOLUTION 108

By Nelson

Whereas, The Honorable Guy M. Gillette, former United States Senator, will on Tuesday, February 8, 1970, celebrate his ninety-first 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.

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 1083, a bill for an act to revise, update, and correct certain sections of the Code of Iowa relating to schools, school corporations, and school elections.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 77, a bill for an act relating to snowmobiles.

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

Senate File 1081, a bill for an act to change the requirement for third-party medical assistance from a mandatory requirement to a permissive requirement.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 77

Amend House File 77 as amended and passed by the House by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1.

1. "Snowmobile" means any self-propelled vehicle weighing less than one thousand pounds which utilizes wheels with pneumatic tires and is designed to operate on land or water or is equipped with sled-type runners or skis, an endless belt-type tread, or any combination thereof and is designed for travel upon snow, land, or ice.

2. "Commission" means the state conservation commission.

Sec. 2. The commission is hereby vested with the power to adopt rules and regulations for the:

1. Registration of snowmobiles,

2. Use of snowmobiles insofar as game and fish resources are affected, and

3. Use of snowmobiles on public lands under the jurisdiction of the commission.

The commissioner of public safety may adopt rules and regulations not inconsistent herewith regulating the use of snowmobiles on streets and highways, except that cities and towns may regulate their use on streets under the jurisdiction of cities and towns within their respective corporate limits.

Sec. 3. Every snowmobile used on public streets, highways, land, or ice of this state shall be currently registered and numbered. No person shall operate, maintain, or give permission for the operation or maintenance of any such snowmobile on such land or ice unless the snowmobile is numbered in accordance with this Act, or in accordance with applicable federal laws, or in accordance with an approved numbering system of another state, and unless the identifying number set forth in the registration is displayed on each side of the forward half of such snowmobile.

Sec. 4. The owner of each snowmobile required to be numbered shall register it every year with the county recorder of the county in which the owner resides or, if the owner is a nonresident, he shall register it in the county in which such snowmobile is principally used. The commission shall have supervisory responsibility over the registration of all snowmobiles and shall provide each county recorder with registration forms and certificates and shall allocate identification numbers to each county.

The owner of such snowmobile shall file an application for registration with the appropriate county recorder on forms provided by the commission. The application shall be completed and signed by the owner of the snowmobile and shall be accompanied by a fee of six dollars and a writing fee of fifty cents. Proof of payment of Iowa sales or use tax must accompany all applications for registration. Upon receipt of the application in approved form accompanied by the required fees, the county recorder shall enter the same upon his records and shall issue to the applicant a pocket-size registration certificate. The certificate shall be executed in triplicate, one copy to be delivered to the owner, one copy to the commission, and one copy to be retained on file by the county recorder. The registration certificate shall bear the number awarded to such snowmobile and the name and address of the owner. The registration certificate shall be carried either in the snowmobile or on the person of the operator of such machine when in use.

Sec. 5. A plate or decal containing the identification numbers or letters shall be furnished by the conservation commission.

The owner shall cause the identification number to be attached to each side of the forward half of the snowmobile in such manner as may be prescribed by the rules and regulations of the commission and shall be maintained in legible condition at all times.

Sec. 6. Every registration certificate and number issued

shall expire at midnight April thirtieth, unless sooner terminated or discontinued in accordance with the provisions of this chapter. After the first day of January each year, any unregistered snowmobile and renewals of registration may be so registered for the subsequent year beginning May first.

After the first day of January any unregistered snowmobile may be registered for the remainder of the current registration period and for the subsequent registration period in one transaction. The fee shall be three dollars for the remainder of the current period, in addition to the registration fee of six dollars for the subsequent year beginning May first, and a writing fee of fifty cents. Registration certificates and numbers may be renewed upon application of the owner in the same manner as provided for in securing the original registration.

If the application for registration for the subsequent year is not made before May first of each year, the applicant shall be charged a penalty of one dollar for each six month's delinquency, or any portion thereof.

Whenever any person, after registering a snowmobile, moves from the address shown on the registration certificate, he shall, within ten days, notify the county recorder in writing of such fact.

Registrations may be transferred when a snowmobile is sold by filing an application for such transfer with the county recorder of the county wherein the snowmobile is registered. The county recorder shall collect a transfer fee of one dollar and an additional twenty-five cents as a writing fee.

Duplicate registrations may be issued upon application therefor and the payment of the same fees collected for the transfer of registrations.

Sec. 7. All fees collected from the registration of snowmobiles shall be forwarded by the county recorder to the commission for remission to the treasurer of state, who shall place such money in the state conservation fund. The fees collected shall be appropriated by the general assembly to the commission solely for their use.

Sec. 8. No registration shall be required for the following described snowmobiles:

1. Snowmobiles owned and used by the United States, another state, or a political subdivision thereof.
2. Snowmobiles registered in a country other than the United States temporarily used within this state.
3. Snowmobiles covered by a valid license of another state and which have not been within this state for more than twenty consecutive days.
4. Snowmobiles not registered or licensed in another state or county being used in this state during an organized race or exhibition and not remaining in the state for a period of more than ten days.

Sec. 9. No person shall operate a snowmobile upon roadways or highways, as defined in section three hundred twenty-one point one (321.1) of the Code, except as provided in this Act.

1. A snowmobile shall not be operated at any time within

the right of way of any interstate highway or freeway within this state.

2. A snowmobile may make a direct crossing of a street or highway provided:

a. The crossing is made at an angle of approximately ninety degrees to the direction of the highway and at a place where no obstruction prevents a quick and safe crossing; and

b. The snowmobile is brought to a complete stop before crossing the shoulder or main traveled way of the highway; and

c. The driver yields the right of way to all oncoming traffic which constitutes an immediate hazard; and

d. In crossing a divided highway, the crossing is made only at an intersection of such highway with another public street or highway.

3. A registered snowmobile shall not be operated on public highways:

a. On the roadway portion of a highway and adjacent shoulder, or at least five feet on either side of the roadway, except as provided in subsection four (4) of this section, and

b. On limited access highways and approaches, and

c. For racing any moving object, and

d. Abreast with one or more other snowmobiles on a city or town highway.

4. A registered snowmobile may be operated under the following conditions:

a. Upon city or town highways which have not been plowed during the snow season or on such highways as designated by the governing body of a municipality.

b. On that portion of county roads that have not been plowed during the snow season and not maintained or utilized for the operation of conventional motor vehicles.

c. On highways in an emergency during the period of time when and at locations where snow upon the roadway renders travel by conventional motor vehicles impractical.

5. The headlight and tail light shall be lighted during the operation on a public highway from thirty minutes after sunset to thirty minutes before sunrise.

6. A snowmobile shall not be operated on or across a public highway by a person under sixteen years of age.

Sec. 10. Whenever any snowmobile is involved in an accident resulting in injury or death to anyone or property damage amounting to fifty dollars or more, either the operator or someone acting for him shall immediately notify the county sheriff or another law enforcement agency in the state. The operator shall file with the commission a report of the accident, within forty-eight hours, containing such information as the commission may require.

Sec. 11. A snowmobile shall not be operated without suitable and effective muffling devices except when being operated or used in an organized race or exhibition.

Sec. 12. Every snowmobile shall be equipped with at least

one head lamp and one tail lamp, and with brakes which conform to standards prescribed by the commissioner of public safety.

Sec. 13. It shall be unlawful for any person to drive or operate any snowmobile:

1. At a rate of speed greater than reasonable or proper under all existing circumstances.

2. In a careless, reckless, or negligent manner so as to endanger the person or property of another or to cause injury or damage thereto.

3. While under the influence of intoxicating liquor or narcotics or habit-forming drugs.

4. Without a lighted headlight and tail light when required for safety.

5. In any tree nursery or planting in a manner which damages or destroys growing stock.

6. With any firearms in the vehicle, except in the possession of a peace officer.

Sec. 14. Any person who shall violate any provision of this Act or any regulation of the commission or commissioner of public safety shall be guilty of a misdemeanor and punished by a fine of not more than one hundred dollars, or by imprisonment for not more than ninety days.

INTRODUCTION OF BILLS

House File 1139, by Blouin, Renda, Van Roekel, Cochran, Cunningham, Dougherty, Pierson, Rodgers, Middleswart, Grassley and Tapscott, a bill for an act relating to the abatement of a sewage disposal problem.

Read first time and referred to committee on **judiciary**.

House File 1140, by Van Roekel, a bill for an act to legalize and validate the proceedings of the city council of the City of Pella, Marion County, State of Iowa, in connection with the award of a contract for the furnishing of a 25,000 kilowatt capacity steam turbine generator to the Municipal Electric Utility of said city.

Read first time and referred to committee on **judiciary**.

House File 1141, by Andersen, a bill for an act relating to the payment of salaries and wages.

Read first time and referred to committee on **state government**.

House File 1142, by Dunton (Van Gilst), a bill for an act relating to average daily membership for public high school districts.

Read first time and referred to committee on **schools**.

House File 1143, by Nelson (Lucken), a bill for an act relating to the sale of real estate of old-age recipients.

Read first time and referred to committee on **social services**.

House File 1144, by Dunton, Strand, Baker, Grassley and Fischer of Grundy, a bill for an act relating to the appointment of deputy sheriffs and secretaries in certain counties.

Read first time and referred to committee on **county government**.

House File 1145, by Koch, Holden and Fischer of Grundy; a bill for an act relating to the definition of real estate.

Read first time and referred to committee on **commerce**.

House File 1146, by Lipsky and Dunton, a bill for an act relating to a cash allowance paid to prisoners upon discharge.

Read first time and referred to committee on **social services**.

House File 1147, by Holden and Gannon, a bill for an act relating to the power of eminent domain.

Read first time and referred to committee on **commerce**.

House File 1148, by Holden, Stromer and Gannon, a bill for an act relating to information to be furnished property owners in negotiations for land for highway purposes.

Read first time and referred to committee on **commerce**.

House File 1149, by Holden, Stromer and Gannon, a bill for an act relating to determining compensation in eminent domain proceedings.

Read first time and referred to committee on **commerce**.

House File 1150, by Holden, Stromer and Gannon, a bill for an act relating to electric transmission lines and the power of eminent domain exercised by electric utilities.

Read first time and referred to committee on **commerce**.

House File 1151, by Holden, Stromer and Gannon, a bill for an act relating to pipelines and the power of eminent domain exercised by pipeline companies.

Read first time and referred to committee on **commerce**.

House File 1152, by Stromer, a bill for an act relating to the rate of any special assessment for cities and towns.

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

House File 1153, by Andersen, Kennedy of Dubuque, Bergman, Koch, Dooley, Drake, Peterson, Freeman of Buena Vista, Ellsworth, Millen, Doyle, Walter and Newton, a bill for an act relating to penalties for unlawfully transporting intoxicating liquors.

Read first time and referred to committee on law enforcement.

House File 1154, by committee on county government, a bill for an act relating to terms of office of certain county supervisors.

Read first time and placed on the calendar.

House File 1155, by committee on county government (committee on county government), a bill for an act relating to certain expenditures by county boards of supervisors.

Read first time and placed on the calendar.

House File 1156, by committee on judiciary, a bill for an act relating to a revision of Iowa law governing divorce and marriage annulment.

Read first time and placed on the calendar.

House Joint Resolution 1003, by Gannon, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to judges of the district court and supreme court.

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

SENATE MESSAGE CONSIDERED

Senate File 1091, a bill for an act relating to slow-moving vehicle warning devices.

Read first time and referred to committee on transportation.

Fischer of Grundy asked for unanimous consent to take up for consideration House File 720.

Objection was raised.

MOTION TO TABLE

HOUSE CONCURRENT RESOLUTION 107 LOST

Gannon of Jasper rose on a point of order and invoked House Rule 5 on the consideration of **House Concurrent Resolution 107**, filed on January 28, 1970, and found on page 262 of the House Journal.

The Speaker ruled the point of order well taken.

The House proceeded with the consideration of House Concurrent Resolution 107.

Varley of Adair-Madison moved that House Concurrent Resolution 107 be tabled.

Roll call was requested by Gannon of Jasper and Renda of Polk.

Rule 70 was invoked.

On the question "Shall House Concurrent Resolution 107 be tabled?"

The ayes were, 52:

Alt	Hamilton	Lippold	Peterson
Battles	Hanson of	Logemann	Pierson
Campbell	Howard-Mitchell	Logue	Schroeder
Corey	Hill	McCartney	Stroburg
Darrington	Holden	Millen	Stromer
Dooley	Johnson of	Miller of	Tieden
Drake	Audubon	Jones	Van Nostrand
Ellsworth	Kehe	Miller of	Van Roekel
Fischer of	Kitner	Marshall	Varley
Grundy	Kluever	Miller of	Voorhees
Fisher of	Knight	Page	Walter
Greene	Koch	Nielsen	Weichman
Freeman of	Kruse	Ossian	Winkelman
Clay-Dickinson	Langland	Pelton	Wolfe
Goode	Lawson	Perkins	Mr. Speaker

The nays were, 62:

Andersen	Ewell	Kreamer	Renda
Baker	Franklin	Lipsky	Rex
Bennett	Freeman of	Mayberry	Roorda
Bergman	Buena Vista	McCormick	Schmeiser
Blouin	Gannon	Mendenhall	Shaw
Brinck	Graham	Menefee	Shepherd
Camp	Hansen of	Mezvinsky	Skinner
Cochran	Black Hawk	Middleswart	Sorg
Crabb	Huff	Miller of	Stokes
Crosier	Jesse	Des Moines	Strand
Cunningham	Johnson of	Milligan	Strothman
Den Herder	Johnson	Nelson	Tapscott
Dietz	Kennedy of	Newton	Van Drie
Dougherty	Chickasaw	O'Hearn	Warren
Doyle	Kennedy of	Poncy	Waugh
Duitscher	Dubuque	Priebe	Welden
Edgington	Knoblauch	Radl	Wells

Absent or not voting, 10:

Caffrey	Grassley	Nolting	Sanders
Christensen	McIntyre	Rodgers	Schwartz
Dunton	Mohrfeld		

The motion to table lost.

HOUSE CONCURRENT RESOLUTION 107

Whereas, the General Assembly has previously indicated its support for the establishment of a Western Iowa University and

Whereas, the Executive Council is now faced with the decision to purchase land for such institution and,

Whereas, questions concerning the advisability of establishment of such institution continue to exist, and

Whereas, the financial condition of the State is bleak including a projected unencumbered balance at the end of this biennium of less than two million dollars and,

Whereas, there is no foreseeable appropriation for buildings for a Western Iowa University: *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, that the Executive Council is hereby requested not to approve purchase of land for a Western Iowa University at this time.

Be It Further Resolved, that no land be acquired by any means for the purpose of a Western Iowa University until money has been appropriated for building or acquiring capital improvements.

Miller of Page offered the following amendment from the floor:

Amend House Concurrent Resolution 107 by inserting the following:

Whereas, it is not advisable to permit the number of students attending any state university to exceed 20,000 in number.

Preceding the resolving clause further amend House Concurrent Resolution 107 by adding the following:

Be It Further Resolved that the maximum number of students permitted to attend any state university shall not exceed 20,000.

Gannon of Jasper rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

Miller of Page moved the adoption of his amendment.

Roll call was requested by Miller of Page and Ossian of Adams-Montgomery.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 23:

Caffrey	Kitner	Nielsen	Stroburg
Christensen	Logue	Ossian	Van Nostrand
Darrington	Miller of	Perkins	Walter
Fisher of	Jones	Peterson	Warren
Greene	Miller of	Schroeder	Wolfe
Goode	Page	Skinner	Mr. Speaker
Johnson of	Nelson		
Audubon			

The nays were, 88:

Alt	Bergman	Corey	Dietz
Andersen	Blouin	Crabb	Dooley
Baker	Brinck	Crosier	Dougherty
Battles	Camp	Cunningham	Doyle
Bennett	Campbell	Den Herder	Drake

Duitscher	Johnston of	Mendenhall	Schmeiser
Dunton	Johnson	Menefee	Shaw
Edgington	Kehe	Mezvinsky	Shepherd
Ellsworth	Kennedy of	Millen	Sorg
Ewell	Chickasaw	Miller of	Stokes
Franklin	Kennedy of	Des Moines	Strand
Freeman of	Dubuque	Miller of	Stromer
Clay-Dickinson	Kluever	Marshall	Strothman
Gannon	Knight	Milligan	Tapscott
Graham	Knoblauch	Newton	Tieden
Hamilton	Kreamer	O'Hearn	Van Drie
Hansen of	Kruse	Pelton	Van Roekel
Black Hawk	Langland	Pierson	Varley
Hanson of	Lawson	Poncy	Voorhees
Howard-Mitchell	Lippold	Priebe	Waugh
Hill	Lipsky	Radl	Weichman
Holden	Logemann	Renda	Welden
Huff	Mayberry	Rex	Wells
Jesse	McCormick	Roorda	Winkelman

Absent or not voting, 13:

Cochran	Freeman of	McCartney	Nolting
Fischer of	Buena Vista	McIntyre	Rodgers
Grundy	Grassley	Middlestewart	Sanders
	Koch	Mohrfeld	Schwartz

The amendment lost.

Gannon of Jasper moved the previous question on House Concurrent Resolution 107.

A non-record roll call was requested.

The ayes were 37, nays 68.

The motion, having failed to receive a two-thirds majority, lost.
(House Concurrent Resolution 107 pending at adjournment.)

HOUSE FILE 654 WITHDRAWN

Fischer of Grundy asked and received unanimous consent to withdraw **House File 654** from further consideration by the House.

AMENDMENTS FILED

- 1 Amend House Concurrent Resolution 107 as follows:
- 2 1. By striking from line 2 of the first resolving clause
- 3 the word "not".
- 4 2. Further amend said concurrent resolution by striking
- 5 the last paragraph thereof.

SCHROEDER of Pottawattamie

- 1 Amend House File 1093 by adding the
- 2 following new section:
- 3 Sec. 3. Section four hundred seventy-three
- 4 A point three (473A.3), Code 1966, is hereby amended
- 5 by striking from line two (2) the word "appointive".

PELTON of Clinton

1 Amend Senate File 220, as amended and passed by the
2 Senate, by inserting at the end thereof the following new
3 section:

4 Sec. 2. Section three hundred twenty-one point three
5 hundred ten (321.310), Code 1966, is hereby amended as
6 follows:

7 1. By striking from lines fourteen (14) and fifteen
8 (15) the words "when registered under the provisions of
9 section 321.123".

10 2. By striking from lines twenty-four (24) and twenty-
11 five (25) the words "when registered under the provisions
12 of section 321.123"

KRUSE of O'Brien

On motion by McCartney of Floyd, the House adjourned until
10:00 a.m., Monday, February 2, 1970.

JOURNAL OF THE HOUSE

Twenty-second Calendar Day—Sixteenth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, FEBRUARY 2, 1970.

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

Prayer was offered by the Reverend Bernard Olson, pastor of the United Methodist Church, Independence, Iowa.

The Journal of Friday, January 30, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Kehe of Bremer on request of the Speaker; Rodgers of Dallas on request of Gannon of Jasper; Dooley of Woodbury on request of Hansen of Black Hawk; Dietz of Scott on request of Newton of Scott; Grassley of Butler on request of Edgington of Franklin; O'Hearn of Scott on request of Freeman of Buena Vista.

PETITIONS FILED

The following petitions were received and placed on file:

By Schmeiser of Des Moines, from forty-five residents of Des Moines County opposing House File 774 and Senate File 665, the voter reform bill.

By Camp of Clinton, from twenty-six residents of Clinton County; Wolfe of Cerro Gordo and Lawson of Cerro Gordo, from eighty-eight residents of Cerro Gordo County; and Pelton of Clinton, from twenty-six residents of Clinton County, opposing an increase in state income tax.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Graham of Ida-Sac offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John D. Currie, of Sac County, who was a member of the Fifty-sixth, Fifty-seventh and Fifty-eighth sessions of the General Assembly, passed away on February 1, 1970; 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 Graham of Ida-Sac, Winkelman of Calhoun and Nelson of Cherokee.

BIRTHDAY CONGRATULATIONS

Middleswart of Warren rose on a point of personal privilege and on behalf of the House extended to the Honorable Tom Dougherty of Lucas-Monroe a "Happy Birthday".

INTRODUCTION OF BILLS

House File 1157, by Miller of Des Moines and Caffrey, a bill for an act relating to property tax exemptions for veterans.

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

House File 1158, by Johnston of Johnson, Jesse, Kennedy of Chickasaw, Tapscott, Pelton, McIntyre, Waugh and Hansen of Black Hawk, a bill for an act relating to rental deposits, and providing penalties for conversion of a deposit.

Read first time and referred to committee on **judiciary**.

House File 1159, by Priebe and Christensen (McGill, Anderson, Schaben, Klink and Dodds), a bill for an act relating to indemnification for swine destroyed in eradication of hog cholera.

Read first time and referred to committee on **agriculture**.

House File 1160, by McIntyre, a bill for an act relating to credit transactions.

Read first time and referred to committee on **commerce**.

House File 1161, by Grassley, Dunton, Cochran, Camp, Johnson of Audubon-Guthrie, Nielsen, Edgington, Peterson and Stromer, a bill for an act relating to the voting rights of county residents in annexation proceedings.

Read first time and referred to committee on **county government**.

House File 1162, by Tapscott, a bill for an act to appropriate moneys to the state department of health for implementing legislation relating to migratory labor camps.

Read first time and referred to committee on **appropriations**.

House File 1163, by Ewell, a bill for an act relating to the use of flashing lights and stop arms by school buses in cities and towns.

Read first time and referred to committee on **transportation**.

House File 1164, by Kennedy of Chickasaw and Johnston of Johnson, a bill for an act relating to sewer openings.

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

House File 1165, by Kennedy of Chickasaw and Johnston of Johnson, a bill for an act relating to the sale of handguns and ammunition.

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

House File 1166, by Brinck, a bill for an act relating to Vietnam veterans' service compensation fund, authorizing the State of Iowa to become indebted in the amount of twenty-six million dollars and providing for the issue and sale of bonds of said state in evidence thereof, and providing for the imposition, levy, and collection of a direct annual tax sufficient to pay the principal and interest of said bonds.

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

House File 1167, by Crabb, a bill for an act relating to the establishment of a university in western Iowa.

Read first time and referred to committee on **higher education**.

House File 1168, by committee on commerce, a bill for an act to avoid financial loss due to the insolvency of an insurer.

Read first time and **placed on the calendar**.

House File 1169, by Van Drie, Fischer of Grundy, Huff, Tapscott, Christensen and Kennedy of Dubuque, a bill for an act relating to the investment of funds for life insurance companies.

Read first time and referred to committee on **commerce**.

House File 1170, by Van Drie, Tapscott and Franklin, a bill for an act relating to real estate brokers.

Read first time and referred to committee on **commerce**.

House File 1171, by Lawson (Curran), a bill for an act relating to the terms of office of the architectural examining board.

Read first time and referred to committee on **state government**.

House Joint Resolution 1004, by Freeman of Buena Vista, Van Nostrand, Varley, Radl and Roorda, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to

the manner in which vacancies in the membership of the General Assembly are to be filled.

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

SENATE MESSAGES CONSIDERED.

Senate File 1081, 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.

Senate File 1083, a bill for an act to revise, update, and correct certain sections of the Code of Iowa relating to schools, school corporations, and school elections.

Read first time and referred to committee on schools.

BUSINESS PENDING

ADOPTION OF HOUSE CONCURRENT RESOLUTION 107

The House resumed consideration of **House Concurrent Resolution 107** as follows:

Whereas, the General Assembly has previously indicated its support for the establishment of a Western Iowa University and

Whereas, the Executive Council is now faced with the decision to purchase land for such institution and,

Whereas, questions concerning the advisability of establishment of such institution continue to exist, and

Whereas, the financial condition of the State is bleak including a projected unencumbered balance at the end of this biennium of less than two million dollars and,

Whereas, there is no foreseeable appropriation for buildings for a Western Iowa University: *Now, Therefore,*

Be It Resolved by the House, the Senate Concurring, that the Executive Council is hereby requested not to approve purchase of land for a Western Iowa University at this time.

Be It Further Resolved, that no land be acquired by any means for the purpose of a Western Iowa University until money has been appropriated for building or acquiring capital improvements.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him on January 30 and found on page 296 of the House Journal.

Gannon of Jasper moved the adoption of House Concurrent Resolution 107.

Roll call was requested by Gannon of Jasper and Renda of Polk.

On the question "Shall House Concurrent Resolution 107 be adopted?"

The ayes were, 75:

Alt	Ewell	Kreamer	Radl
Andersen	Freeman of	Kruse	Rex
Baker	Buena Vista	Langland	Roorda
Battles	Freeman of	Lippold	Sanders
Bergman	Clay-Dickinson	Lipsky	Schweiser
Blouin	Gannon	Logemann	Schwartz
Brinck	Graham	McCormick	Shaw
Camp	Hamilton	McIntyre	Shepherd
Campbell	Hansen of	Mendenhall	Sorg
Cochran	Black Hawk	Menefee	Stokes
Corey	Hanson of	Mezvinsky	Strand
Crabb	Howard-Mitchell	Middleswart	Strothman
Crosier	Jesse	Millen	Tieden
Cunningham	Johnston of	Miller of	Van Drie
Den Herder	Johnson	Des Moines	Van Roekel
Dougherty	Kennedy of	Nelson	Voorhees
Drake	Chickasaw	Nolting	Waugh
Duitscher	Kennedy of	Pelton	Welden
Dunton	Dubuque	Pierson	Wells
Edgington	Knight	Poncy	Winkelman
Ellsworth	Knoblauch	Priebe	

The nays were, 35:

Bennett	Goode	Miller of	Stromer
Caffrey	Huff	Marshall	Tapscott
Christensen	Johnson of	Mohrfeld	Van Nostrand
Darrington	Audubon	Newton	Varley
Doyle	Kitner	Nielsen	Walter
Fischer of	Cluever	Ossian	Warren
Grundy	Koch	Peterson	Weichman
Fisher of	Lawson	Renda	Wolfe
Greene	Logue	Schroeder	Mr. Speaker
Franklin	Miller of Jones	Stroburg	

Absent or not voting, 14:

Dietz	Holden	Miller of	Perkins
Dooley	Kehe	Page	Rodgers
Grassley	Mayberry	Milligan	Skinner
Hill	McCartney	O'Hearn	

The resolution was adopted.

Gannon of Jasper asked for unanimous consent that House Concurrent Resolution 107 be immediately messaged to the Senate.

Objection was raised.

Gannon of Jasper moved that House Concurrent Resolution 107 be immediately messaged to the Senate.

The motion prevailed.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 108

Nelson of Cherokee called up for consideration **House Concurrent Resolution 108**, filed on January 30, 1970, and found on page 287 of the House Journal and moved its adoption.

The motion prevailed and the resolution was adopted.

**SENATE AMENDMENTS CONSIDERED
HOUSE REFUSES TO CONCUR
(House File 805)**

Miller of Page called up for consideration **House File 805**, 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, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 805 as follows:

1. Page 1, line 12, by striking the word "Iowa".
2. Page 1, lines 20 and 21, by striking the words "person designated as the director of highways" and inserting in lieu thereof the word "commission".

The motion lost and the House refused to concur in the Senate amendment.

**SENATE AMENDMENT ADOPTED
(House File 394)**

Welden of Hardin called up for consideration **House File 394**, a bill for an act relating to classification of highways, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 394 as amended, passed, and reprinted by the House as follows:

1. Page 1, lines 11 and 12, by striking the words "the land access system,".
2. Page 1, line 14, by inserting after the word "system." the following: "The terms road and street as used in this Act mean the entire width between property lines of every way or place of whatever nature when any part thereof is open to the use of the public, as a matter of right, for purposes of vehicular traffic."
3. Page 2, by striking line 35, and page 3, by striking lines 1 through 11, inclusive, and by inserting in lieu thereof the following:
"f. The area service system shall consist of all other rural roads not otherwise classified."
4. Further amend page 3 by relettering the remaining paragraphs.
5. Page 4, by striking lines 33 and 34, and page 5, by striking lines 1 through 4, inclusive, and inserting in lieu thereof the following:
"Sec. 4. Adequate mileage shall be included within municipalities, state parks and institutions to provide for the continuity of the primary road systems and the county trunk systems. Such mileage shall be included in the total mileage of the particular primary or secondary road system and shall also

be listed separately as an extension of such primary or secondary road system."

6. Page 5, by striking line 35, and page 6, by striking lines 1 through 6, inclusive, and inserting in lieu thereof the following subsection:

"3. File a copy of the proposed road classification in the office of county engineer for public information and hold a public hearing before final approval of any road classification action. Notice of the date, the time, and the place of such hearing, and the filing of such proposed road classification for public information shall be published in an official newspaper in general circulation throughout the affected area at least twenty days prior to the established date of the hearing."

7. Page 6, by striking lines 30 through 34, inclusive, and inserting in lieu thereof the following:

"Sec. 8. The functional classification board of each county shall submit its initial classification report, including appropriate maps, to the state highway commission not later than January 1, 1971.

The state highway commission, in consultation with an advisory committee, shall establish uniform design and maintenance guidelines for the respective classification systems. The advisory committee shall consist of two state senators appointed by the president of the senate, two state representatives appointed by the speaker of the house of representatives, two supervisors appointed by the Iowa State Association of County Supervisors, two engineers appointed by the Iowa County Engineers Association, and four persons appointed by the League of Iowa Municipalities. Two of the four appointed by the League of Iowa Municipalities shall be licensed professional engineers.

Upon receipt of the initial reports of the county functional classification boards, the state highway commission, in consultation with the advisory committee, shall conduct a study to determine the estimated costs of administration, engineering, construction, and maintenance of the respective classification systems, based on the uniform design and maintenance guidelines.

Not later than September 1, 1971, the state highway commission shall submit a completed study of the classifications, selected guidelines and estimated costs to the legislative council for referral to the standing committees on transportation of the senate and house of representatives."

8. Page 6, by striking line 35, and page 7, by striking lines 1 through 10, inclusive, and inserting in lieu thereof the following:

"Sec. 9. Nothing in this Act shall be construed to provide for or permit the transfer of any road or street of this state from the jurisdiction under whose control said road or street is on January 1, 1970, except that a transfer may be made as provided in section three hundred thirteen point two (313.2) of the Code, or because of a change in the corporate limits of a city or town. Roads or streets established after January 1, 1970, shall be under the jurisdiction of the establishing authority."

The motion prevailed and the House concurred in the Senate amendment.

Welden of Hardin moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 394)

The ayes were, 100:

Alt	Freeman of	Lipsky	Radl
Andersen	Clay-Dickinson	Logemann	Renda
Baker	Goode	Logue	Rex
Battles	Graham	Mayberry	Roorda
Bennett	Hamilton	McCormick	Sanders
Bergman	Hansen of	McIntyre	Schroeder
Blouin	Black Hawk	Mendenhall	Schwartz
Brinck	Hanson of	Menefee	Shaw
Caffrey	Howard-Mitchell	Mezvinsky	Shepherd
Campbell	Hill	Middleswart	Sorg
Cochran	Holden	Millen	Stokes
Corey	Huff	Miller of	Strand
Crabb	Jesse	Des Moines	Stromer
Cunningham	Johnson of	Miller of	Strothman
Darrington	Audubon	Jones	Tapscott
Den Herder	Johnston of	Miller of	Tieden
Dougherty	Johnson	Marshall	Van Drie
Doyle	Kennedy of	Miller of	Van Nostrand
Drake	Chickasaw	Page	Van Roekel
Dunton	Kennedy of	Mohrfeld	Varley
Edgington	Dubuque	Nelson	Voorhees
Ellsworth	Kitner	Newton	Walter
Ewell	Knight	Nielsen	Warren
Fisher of	Knoblauch	Nolting	Welden
Greene	Koch	Ossian	Wells
Franklin	Kramer	Pierson	Winkelman
Freeman of	Kruse	Poncy	Wolfe
Buena Vista	Lawson	Priebe	Mr. Speaker
	Lippold		

The nays were, 7:

Camp	Langland	Schmeiser	Weichman
Christensen	Peterson	Stroburg	

Absent or not voting, 17:

Crosier	Fischer of	Kluever	Perkins
Dietz	Grundy	McCartney	Rodgers
Dooley	Gannon	Milligan	Skinner
Duitscher	Grassley	O'Hearn	Waugh
	Kehe	Pelton	

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 1060, a bill for an act providing an exemption from

state income tax for active duty military service, was taken up for consideration.

Koch of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 1060 by striking from page 1 all of lines 11 through 16 and inserting in lieu thereof the following:

"Sec. 2. This Act being deemed of immediate importance shall take effect and be in force from and after its publication in The Sioux City Journal, a newspaper published in Sioux City, Iowa, and in The Sheldon Mail, a newspaper published in Sheldon, Iowa."

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. 1060)

The ayes were, 107:

Alt	Freeman of	Lipsky	Rex
Andersen	Buena Vista	Logemann	Roorda
Baker	Freeman of	Logue	Sanders
Battles	Clay-Dickinson	Mayberry	Schmeiser
Bennett	Goode	McCormick	Schroeder
Bergman	Graham	McIntyre	Schwartz
Blouin	Hamilton	Mendenhall	Shaw
Brinck	Hansen of	Menefee	Shepherd
Caffrey	Black Hawk	Mezvinsky	Sorg
Camp	Hanson of	Middleswart	Stokes
Campbell	Howard-Mitchell	Millen	Strand
Christensen	Hill	Miller of	Stroburg
Cochran	Holden	Des Moines	Stromer
Corey	Huff	Miller of	Strothman
Crabb	Jesse	Jones	Tapscott
Crosier	Johnson of	Miller of	Tieden
Cunningham	Audubon	Marshall	Van Drie
Darrington	Johnston of	Miller of	Van Nostrand
Den Herder	Johnson	Page	Van Roekel
Dougherty	Kennedy of	Mohrfeld	Varley
Doyle	Chickasaw	Newton	Voorhees
Drake	Kitner	Nielsen	Walter
Duitscher	Knight	Nolting	Warren
Dunton	Knoblauch	Ossian	Weichman
Edgington	Koch	Peterson	Welden
Ellsworth	Kreamer	Pierson	Wells
Ewell	Kruse	Poncy	Winkelman
Fisher of	Langland	Priebe	Wolfe
Greene	Lawson	Radl	Mr. Speaker
Franklin	Lippold	Renda	

The nays were, none.

Absent or not voting, 17:

Dietz	Fischer of	Gannon	Kehe
Dooley	Grundy	Grassley	

Kennedy of Dubuque Kluever	McCartney Milligan Nelson	O'Hearn Pelton Perkins	Rodgers Skinner Waugh
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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REGULAR CALENDAR

Senate File 1011, a bill for an act relating to a minimum motor vehicle registration fee, with report of committee recommending passage, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by Schroeder, et al., and moved its adoption:

Amend Senate File 1011 as follows:

1. Amend Senate File 1011 by adding the following new section:

"Sec. 2. Chapter one hundred ninety-seven (197), section four (4), Acts of the Sixty-third General Assembly, First Session, is hereby amended by inserting in line five (5) before the period the following:

' , except that no refund shall be allowed and paid if the unused portion of the fee is less than five dollars.'"

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?" (S.F. 1011)

The ayes were, 103:

Alt	Edgington	Johnson of	Mendenhall
Andersen	Ellsworth	Audubon	Menefee
Baker	Ewell	Johnston of	Mezvinsky
Battles	Fisher of	Johnson	Middleswart
Bergman	Greene	Kennedy of	Millen
Blouin	Freeman of	Chickasaw	Miller of
Brinck	Buena Vista	Kennedy of	Des Moines
Caffrey	Freeman of	Dubuque	Miller of
Camp	Clay-Dickinson	Kitner	Jones
Campbell	Gannon	Knight	Miller of
Christensen	Goode	Knoblauch	Marshall
Cochran	Graham	Koch	Miller of
Corey	Hamilton	Kreamer	Page
Crabb	Hansen of	Kruse	Nelson
Cunningham	Black Hawk	Langland	Newton
Darrington	Hanson of	Lawson	Nielsen
Den Herder	Howard-Mitchell	Lippold	Nolting
Dougherty	Hill	Lipsky	Ossian
Doyle	Holden	Logemann	Pelton
Drake	Huff	Logue	Peterson
Duitscher	Jesse	Mayberry	Pierson
Dunton		McCormick	Poncy

Priebe	Shaw	Tapscott	Walter
Radl	Shepherd	Tieden	Warren
Renda	Sorg	Van Drie	Weichman
Rex	Stokes	Van Nostrand	Welden
Robrda	Strand	Van Roekel	Winkelman
Sanders	Stroburg	Varley	Wolfe
Schroeder	Strothman	Voorhees	Mr. Speaker
Schwartz			

The nays were, 4:

Bennett	Crosier	McIntyre	Schmeiser
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Absent or not voting, 17:

Dietz	Grassley	Mohrfeld	Skinner
Dooley	Kehe	O'Hearn	Stromer
Fischer of	Cluever	Perkins	Waugh
Grundy	McCartney	Rodgers	Wells
Franklin	Milligan		

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

Senate File 1013, a bill for an act relating to the registration and operation of motor vehicles, 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. 1013)

The ayes were, 105:

Alt	Fisher of	Kitner	Miller of
Andersen	Greene	Cluever	Marshall
Baker	Freeman of	Knight	Mohrfeld
Battles	Buena Vista	Knoblauch	Nelson
Bennett	Freeman of	Koch	Newton
Bergman	Clay-Dickinson	Kreamer	Nielsen
Blouin	Gannon	Kruse	Nolting
Brinck	Goode	Langland	Pelton
Caffrey	Graham	Lawson	Pierson
Camp	Hamilton	Lippold	Poncy
Campbell	Hansen of	Lipsky	Priebe
Christensen	Black Hawk	Logemann	Radl
Cochran	Hanson of	Logue	Renda
Corey	Howard-Mitchell	Mayberry	Rex
Crabb	Hill	McCormick	Roorda
Cunningham	Holden	McIntyre	Sanders
Darrington	Huff	Mendenhall	Schmeiser
Den Herder	Jesse	Menefee	Schroeder
Dougherty	Johnson of	Mezvinsky	Schwartz
Doyle	Audubon	Middleswart	Shaw
Drake	Johnston of	Millen	Shepherd
Duitscher	Johnson	Miller of	Sorg
Dunton	Kennedy of	Des Moines	Stokes
Edgington	Chickasaw	Miller of	Strand
Ellsworth	Kennedy of	Jones	Stroburg
Ewell	Dubuque		Stromer

Strothman	Van Roekel	Warren	Winkelman
Tapscott	Varley	Weichman	Wolfe
Tieden	Voorhees	Welden	Mr. Speaker
Van Drie	Walter		

The nays were, none.

Absent or not voting, 19:

Crosier	Grassley	Milligan	Rodgers
Dietz	Kehe	O'Hearn	Skinner
Dooley	McCartney	Ossian	Van Nostrand
Fischer of	Miller of	Perkins	Waugh
Grundy	Page	Peterson	Wells
Franklin			

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 82, a bill for an act authorizing industrial commissioner to order taking of depositions in workmen's compensation cases.

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

Senate File 526, a bill for an act relating to the certification of teachers.

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

Senate File 645, a bill for an act accepting provisions of national school lunch act and national child nutrition act.

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

Senate File 657, a bill for an act relating to the storage of grain.

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

Senate File 1097, a bill for an act relating to county agricultural extension districts.

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

Senate File 1102, a bill for an act relating to financial losses due to insolvency of an insurer.

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

Senate File 1103, a bill for an act permitting blanket bonds for certain county employees.

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

Senate File 1135, a bill for an act relating to power of eminent domain.

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

House File 427, a bill for an act relating to uniform issuance and return of teachers' contracts.

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

House File 452, a bill for an act relating to transient or movable lunch stands.

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

House File 737, a bill for an act legalizing certain acts in Humboldt County.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1020, a bill for an act pertaining to the nomination and election of members of the General Assembly.

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

House Concurrent Resolution 108, providing an expression of warmest wishes to the Honorable Guy M. Gillette on his birthday.

CARROLL A. LANE
Secretary of the Senate

SENATE AMENDMENT TO HOUSE FILE 1020

Amend House File 1020, as amended, passed, and reprinted by the House as follows:

1. Page 3, line 34, by striking the word "representative" and inserting in lieu thereof the word "legislative".
2. Page 4, line 1, by inserting after the word "county" the following words "or part thereof which the candidate seeks to represent".

HOUSE CONCURRENT RESOLUTION 109

By Committee on Environmental Preservation

Whereas, the general public has become increasingly conscious of the hazards of pesticide misuse; and

Whereas, reported accidental pesticide poisonings particularly of domestic livestock have increased considerably in recent years in Iowa; and

Whereas, unmarked granular pesticides can be easily mistaken for feed nutrient supplements and are repeatedly found to be the cause of the accidental livestock poisonings; and

Whereas, color coding or distinctive marking of granular pesticides is a recommended method of reducing the unconscious misuse of granular pesticides; and

Whereas, uniform nationwide regulations for the color coding or other distinctive marking of granular pesticides would be effective, economical, and convenient to the general public and the pesticide industry; *Now, Therefore,*

Be It Resolved by the House, the Senate Concurring, That the General Assembly of the State of Iowa urges the Congress of the United States

to take appropriate action to establish uniform regulations of color coding or other distinctive markings of granular pesticides; and

Be It Further Resolved, That copies of this resolution be transmitted to the Speaker of the United States House of Representatives, to the President of the United States Senate, and to each member of the Iowa delegation to the Congress of the United States.

Laid over under Rule 25.

REPORTS OF COMMITTEE

Fisher of Greene, from the committee on state government, submitted the following reports:

MR. SPEAKER: Your committee on state government, to whom was referred **House File 615**, 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", begs leave to report it has had 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 which 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 **do pass**.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred **House File 609**, a bill for an act relating to the Iowa national guard, begs leave to report it has had 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 1088**, a bill for an act relating to the term of office of the president of state fair board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

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 1086**, a bill for an act relating to the salaries of persons

appointed to fill vacancies in a public 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.

C. RAYMOND FISHER, Chairman

AMENDMENTS FILED

- 1 Amend House File 77, as amended and passed by the Senate, by
2 striking on page 5 all of lines nineteen (19) through thirty (30)
3 and inserting in lieu thereof the following:
4 "4. A registered snowmobile may be operated under the following
5 conditions:
6 a. Upon city or town highways designated by the governing
7 body of a municipality which are closed to all other traffic.
8 b. On that portion of county roads designated by resolution
9 by the county board of supervisors.
10 c. On highways in an emergency, which emergency shall be
11 declared by the county sheriff."

JOHNSTON of Johnson

- 1 Amend the amendment to House File 333, filed January 26,
2 1970, by the committee on schools by striking all of lines five
3 (5) through thirty-three (33) and inserting in lieu thereof the
4 following:
5 "following new paragraphs:
6 If any area of the state is not part of a merged area by
7 April 1, 1971, or has not been included in a plan filed with the
8 state board of public instruction under the provisions of section
9 280A.5 on or before April 1, 1971, the state board shall cause to
10 be prepared by whatever means necessary a plan, meeting the spec-
11 ifications set forth in section 280A.5, for the incorporation of
12 the territory of such unincorporated area into one or more new merged
13 areas, and shall issue an order in the form prescribed in section
14 280A.8 approving such plan and, on or before July 1, 1971, shall
15 transmit a copy of each such plan and each such order to the appro-
16 priate county superintendent, as provided in section 280A.11 (2),
17 with directions to conduct an election of officers for the new
18 merged area or areas. Said election shall be conducted and all
19 matters relating to the government of said merged area carried
20 out in the manner provided in this chapter:
21 In combination with the creation of such a new merged area,
22 or as an alternative thereto, the state board may, on or before
23 July 1, 1971, attach by resolution such area or areas to existing
24 contiguous merged areas, such attachment or attachments to become
25 effective July 1, 1971, or upon such later date as is fixed in the
26 resolution of attachment adopted by the state board and filed
27 with the secretary of the governing board of the merged area to
28 which such attachment of territory is made.
29 In making any attachment or creating any new merged area
30 under the provisions of this section, the state board shall in-
31 vestigate the desires of the counties affected and obtain the
32 advice and recommendation of the advisory committee. Attachments
33 made by the state board, as well as the creation of a new merged
34 area or areas by the state board, under the provisions of this
35 section, shall be by resolution of the board notwithstanding the

36 provisions of section 280A.3."

ELLSWORTH of Dubuque

1 Amend the Fischer of Grundy amendment to House File 720, filed
2 April 15, 1969, by adding thereto the following new section:
3 "Any investigator or law-enforcement officer, attorney
4 for state or county or municipality who violates any person's
5 right of privacy causing damages to that person shall be liable
6 to said person for treble damages."

BENNETT of Polk

1 Amend Fischer of Grundy amendment to House File 720, filed
2 April 15, 1969, by adding to section 4 at the end of subsection
3 8, the following paragraph:
4 "The court shall inspect all intercepted communications
5 and if he finds that innocent parties' communications have been
6 intercepted, he shall order them destroyed immediately and
7 notify said person or persons that their communications have
8 been intercepted and destroyed."

BENNETT of Polk

1 Amend the Fischer of Grundy amendment to House File 720,
2 filed April 15, 1969, by adding after line 360 the following new
3 sections:

4 "Sec. 10. Except as otherwise specifically provided in
5 this Act it shall be unlawful for any person:

6 1. Willfully to overhear, attempt to overhear, or procure
7 any other person to overhear, or attempt to overhear any spoken
8 words at any place by using any electronic amplifying, trans-
9 mitting, or recording device, or by any similar device or
10 arrangement, without the consent or knowledge of all parties
11 engaging in the conversation.

12 2. Willfully to intercept, attempt to intercept, or procure
13 any other person to intercept, or attempt to intercept, any wire
14 communication without the consent or knowledge of all parties
15 engaging in the communication.

16 3. Willfully to disclose or attempt to disclose to any
17 person the contents of any wire communication or conversation,
18 if the person disclosing that information knows or has reason
19 to know that the information was obtained in violation of sub-
20 sections one (1) or two (2) of this section.

21 4. A violation of section one (1), subsection one (1) of this
22 Act shall constitute the crime of eavesdropping. A violation of
23 section one (1), subsection two (2) of this Act shall constitute the
24 crime of wiretapping. Conviction of the crime of eavesdropping
25 or wiretapping shall be punishable by imprisonment for not more
26 than five years, or by a fine of not more than ten thousand dollars,
27 or by both such fine and imprisonment.

28 5. Any party to a conversation which is intercepted or
29 eavesdropped in violation of section one (1) of this Act and
30 who has been damaged due to such violation, may sue the
31 violator or violators therefor and shall recover threefold
32 the damages by him sustained, and the cost of the suit, in-
33 cluding a reasonable attorney's fee. No award under this
34 section shall be less than five hundred dollars.

35 Sec. 11. Section seven hundred sixteen point seven (716.7),

36 Code 1966, is hereby amended by striking from line eighteen (18)
 37 the word 'tap,'
 38 Sec. 12. Section seven hundred sixteen point eight (716.8),
 39 Code 1966, is hereby repealed."

JESSE of Polk

1 Amend the Fischer of Grundy amendment to House
 2 File 720, filed April 15, 1969, as follows:
 3 1. Line 42, by inserting after the word "court"
 4 the words "of the judicial district in which an inter-
 5 ception is sought to be made,"
 6 2. Line 101, by inserting after the word "court"
 7 the words "of the judicial district in which such
 8 interception was made,"
 9 3. Line 111, by inserting after the word "court"
 10 the words "of the judicial district in which such inter-
 11 ception is to be made,"
 12 4. Line 242, by striking the word "subsection"
 13 and inserting in lieu thereof the word "Act".
 14 5. Line 245, by inserting after the words "order of"
 15 the words "authorization or".

JESSE of Polk

1 Amend the Fischer of Grundy amendment to House File 720,
 2 filed April 15, 1969, by adding after line 360 the following new
 3 section:
 4 "Sec. 10. 1. Except as otherwise specifically provided
 5 in subsection two (2) of this section, any person who:
 6 a. Willfully possesses an intercepting device, the design
 7 of which renders it primarily useful for the purpose of the
 8 surreptitious interception of a wire or oral communication;
 9 b. willfully sells an intercepting device, the design of
 10 which renders it primarily useful for the purpose of the
 11 surreptitious interception of a wire or oral communication;
 12 c. willfully distributes an intercepting device, the design
 13 of which renders it primarily useful for the purpose of the
 14 surreptitious interception of a wire or oral communication;
 15 d. willfully manufactures or assembles an intercepting
 16 device, the design of which renders it primarily useful for the
 17 purpose of the surreptitious interception of a wire or oral
 18 communication; or
 19 e. willfully places in any newspaper, magazine, handbill,
 20 or other publication any advertisement of any interception device,
 21 the design of which renders it primarily useful for the purpose
 22 of the surreptitious interception of a wire or oral communication;
 23 or any intercepting device where such advertisement promotes
 24 the use of such device for the purpose of the surreptitious inter-
 25 ception of a wire or oral communication shall be guilty of a felony
 26 and shall be fined not exceeding ten thousand dollars or by
 27 imprisonment for not more than five years, or by such fine and
 28 imprisonment.
 29 2. It shall not be unlawful under this section for
 30 a. a communication common carrier or an officer,
 31 agent, or employee of, or a person under contract with a
 32 communication common carrier, in the usual course of the
 33 communication common carrier's business; or

34 b. a person under contract with the government of the
 35 United States, a state or a political subdivision thereof, or
 36 the District of Columbia, or an officer, agent, or employee
 37 of the government of the United States, a state or political
 38 subdivision, or municipality thereof;

39 to possess, sell, distribute, manufacture, or assemble,
 40 or advertise any intercepting device while acting in furtherance
 41 of the appropriate activities of the United States, a state or
 42 political subdivision thereof, the District of Columbia, or a
 43 communication common carrier.

44 3. Any intercepting device in this state possessed; used;
 45 sold; distributed; or manufactured or assembled in violation of
 46 this section may be seized and forfeited to the state."

JESSE of Polk

1 Amend the title to House File 720 by inserting in
 2 line 3 after the word "offenses" the words "and providing
 3 penalties therefor".

FISCHER of Grundy

1 Amend the Fischer of Grundy amendment to House File
 2 720, filed April 15, 1969, by striking all of lines 352
 3 through 360 and inserting in lieu thereof the following:
 4 "Sec. 8. Any person who intercepts the contents of
 5 a wire or oral communication in violation of this Act
 6 shall, upon conviction, be imprisoned in the county jail
 7 for not more than six months or be fined not more than five
 8 hundred dollars, or both. Interception of the contents of
 9 any wire or oral communication pursuant to a court order
 10 which is subsequently held invalid or void shall not be
 11 a violation of this Act."

FISCHER of Grundy

1 Amend the Fischer of Grundy amendment to House File 720,
 2 filed April 15, 1969, as follows:

- 3 1. Line 43, by striking the words "or approving".
- 4 2. Line 45, by striking the word "or".
- 5 3. Line 46, by striking the word "approving".
- 6 4. Line 50, by striking the words "or has provided".
- 7 5. Line 96, by striking the words "or approval".
- 8 6. Line 109, by striking the words "or approving".
- 9 7. Line 110, by inserting after the word "tion" the
 10 words "or order approving such interception under
 11 section 3, subsection 5,".
- 12 8. Line 156, by striking the words "or approving".
- 13 9. Line 157, by inserting after the word "communications",
 14 the words "or approving interceptions made under section 3,
 15 subsection 5,".
- 16 10. Line 194, by inserting after the word "communication"
 17 the words "that has not been intercepted in accordance
 18 with the requirements of this act, nor".

JESSE of Polk

JOHNSTON of Johnson

1 Amend House 1005 by striking section one (1) and
 2 inserting in lieu thereof the following:

3 Section 1. Section three hundred twenty-one point two
4 hundred ninety-seven (321.297), Code 1966, is hereby amended
5 by striking from line three (8) the words "at all times" and
6 inserting in line four (4) before the period the words "unless
7 otherwise provided by law".

8 Sec. 2. Section three hundred twenty-one point three
9 hundred six (321.306), Code 1966, is hereby amended by adding
10 thereto the following: "A portion of a highway provided with
11 a lane for slow moving vehicles does not become a roadway
12 marked for three lanes of traffic."

HOLDEN of Scott
GOODE of Appanoose-Davis

1 Amend House File 1054 as follows:

2 1. By striking the words "truck tractors," appearing in the
3 title thereof.

4 2. By striking the words "truck tractor," from line ten (10)
5 thereof.

FREEMAN of Buena Vista
KOCH of Woodbury

1 Amend House File 1106 by striking from page 1,
2 line 10, the words "heinous crime" and inserting
3 in lieu thereof the word "felony".

GRAHAM of Ida-Sac

1 Amend House File 1156 by striking from page 10, lines
2 28 through 32, inclusive, and inserting in lieu thereof
3 the following:

4 "A petition shall be filed in separate maintenance
5 and annulment actions as in actions for dissolution
6 of marriage, and all applicable provisions of this Act
7 in relation thereto shall apply to separate maintenance and
8 annulment actions."

REND A of Polk

1 Amend Senate File 489 by adding the following new
2 section:

3 Sec. 5. Chapter two hundred eighty-five (285), Acts
4 of the Sixty-second General Assembly, section three (3),
5 line four (4), is amended by striking after the word "issue"
6 the words "single trip".

WELDEN of Hardin

1 Amend Senate File 1086 by inserting after line 8
2 the following section:

3 "Sec. 2. This Act being deemed of immediate importance
4 shall take effect and be in force from and after its pub-
5 lication in The Muscatine Journal, a newspaper published
6 in Muscatine, Iowa, and in the Times-Democrat, a news-
7 paper published in Davenport, Iowa."

DRAKE of Louisa-Muscatine

1 Amend Senate File 1091, page 1, by striking all after the
2 period in line 13, all of lines 14 through 21 and all through
3 the word "lights" in line 22 and inserting in lieu thereof the
4 following:

5 "Every farm tractor, road construction or maintenance vehicle,

6 road grader, or any other self-propelled vehicle principally
7 designed for use off the highway may, and when manufactured for
8 sale or sold at retail after December 31, 1970, shall be equipped
9 with and display flashing amber lights, which lights shall be
10 clearly visible from the rear. The number of lights, type, and
11 dimensions shall be as approved by the commissioner".

LANGLAND of Winneshiek
STROBURG of Ringgold-Taylor
SCHROEDER of Pottawattamie
DOUGHERTY of Lucas-Monroe
CAMPBELL of Washington

On motion by Varley of Adair-Madison, the House adjourned
until 9:00 a.m., Tuesday, February 3, 1970.

JOURNAL OF THE HOUSE

Twenty-third Calendar Day—Seventeenth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, FEBRUARY 3, 1970.

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

Prayer was offered by the Reverend Deane Chapman, pastor of the Grandview United Methodist Church, Dubuque, Iowa.

The Journal of Monday, February 2, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Van Drie of Story on request of Varley of Adair-Madison; Strand of Poweshiek on request of Roorda of Jasper; O'Hearn of Scott on request of Freeman of Buena Vista.

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, Fifty-eighth, Fifty-ninth and Sixtieth General Assemblies.

The Speaker announced that the following visitors were present in the House chamber:

Twenty-six students from Kirkwood School, Des Moines, accompanied by their teacher, Mrs. Susan Seidenfeld. By Polk County delegation.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 448, 609, 615 and 1088 and Senate Files 400 and 1086, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Dunton of Keokuk offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Clarence L. Rice, of Keokuk 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, passed away on January 25, 1970; now therefore,

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

The motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Dunton of Keokuk, Goode of Appanoose-Davis and Dietz of Scott.

INTRODUCTION OF BILLS

House File 1172, by Welden, a bill for an act relating to the adjournment of the General Assembly.

Read first time and referred to committee on **state government**.

House File 1173, by Kehe and Welden, a bill for an act relating to the authority of the employment safety commission.

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

House File 1174, by Roorda, Gannon, Baker and Menefee, a bill for an act relating to assistant county attorneys.

Read first time and referred to committee on **county government**.

House File 1175, by Strothman and Waugh, a bill for an act relating to the use and application of pesticides.

Read first time and referred to committee on **agriculture**.

House File 1176, by committee on state government, a bill for an act relating to the Iowa public employees' retirement system, wages covered and the payment of benefits under such system.

Read first time and **placed on the calendar**.

House File 1177, by Grassley, Radl, Strothman, Koch, O'Hearn, Freeman of Clay-Dickinson, Stromer, Fisher of Greene, Fischer of Grundy, Millen, Edgington, Holden, Pelton, Camp, Sorg, Brinck, Schmeiser, Bergman and Christensen, a bill for an act relating to school district general fund expenditures for salaries for teachers, administrators and supervisors.

Read first time and referred to committee on **schools**.

House File 1178, by Baker (Arbuckle), a bill for an act relating

to the maximum amounts authorized to be levied for principal and interest of bonded indebtedness of certain school corporations that have entered into leases with merged area school corporations.

Read first time and referred to committee on **schools**.

House File 1179, by committee on schools, a bill for an act relating to the election of officers in school districts.

Read first time and **placed on the calendar**.

House File 1180, by Lawson and Kreamer, a bill for an act relating to party state central committees.

Read first time and referred to committee on **state government**.

House File 1181, by Van Drie, a bill for an act relating to the penalties for the failure of an employer to report necessary information to the Employment Security Commission.

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

House File 1182, by Van Nostrand, Baker and Den Herder (Lange, Rigler, Arbuckle, Denman and Gaudineer), a bill for an act relating to the control and regulation of drugs.

Read first time and referred to committee on **social services**.

House File 1183, by Hansen of Black Hawk, Dunton, Menefee, Millen, Langland, Alt and Camp (Lamborn, Gaudineer, Gilley, Rigler, Sullivan and O'Malley), a bill for an act relating to school bond taxes.

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

House File 1184, by Hansen of Black Hawk, Dunton, Menefee, Millen, Langland, Alt and Camp (Lamborn, Gaudineer, Gilley, Rigler, Sullivan and O'Malley), a bill for an act relating to the issuance of public bonds.

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

House Joint Resolution 1005, by Welden, Strand, Hill and Mohrfeld, a joint resolution to establish an interim committee to study the millage levy and related areas of financial support for area vocational school and community college districts.

Read first time and referred to committee on **schools**.

SENATE MESSAGES CONSIDERED

Senate File 82, a bill for an act to authorize the industrial com-

missioner to order the taking of depositions in workmen's compensation cases.

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

Senate File 526, a bill for an act relating to the certification of teachers.

Read first time and referred to committee on **schools**.

Senate File 645, a bill for an act to accept the provisions of the national school lunch act and the national child nutrition act of 1966.

Read first time and referred to committee on **schools**.

Senate File 657, a bill for an act relating to the storage of grain.

Read first time and referred to committee on **commerce**.

Senate File 1097, a bill for an act relating to county agricultural extension districts.

Read first time and referred to committee on **county government**.

Senate File 1102, a bill for an act to avoid financial loss due to the insolvency of an insurer.

Read first time and referred to committee on **commerce**.

Senate File 1103, a bill for an act to permit county boards of supervisors to purchase a blanket bond for those county employees required to be bonded.

Read first time and referred to committee on **judiciary**.

Senate File 1135, a bill for an act relating to the power of eminent domain.

Read first time and referred to committee on **commerce**.

HOUSE FILE 1100 WITHDRAWN

Andersen of Woodbury asked and received unanimous consent to withdraw **House File 1100** from further consideration by the House.

HOUSE FILE 197 WITHDRAWN

Varley of Adair-Madison asked and received unanimous consent to withdraw **House File 197** from further consideration by the House.

HOUSE FILE 1095 WITHDRAWN

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw **House File 1095** from further consideration by the House.

HOUSE CONCURRENT RESOLUTION 105 WITHDRAWN

Priebe of Kossuth asked and received unanimous consent to withdraw **House Concurrent Resolution 105** from further consideration by the House.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 554, a bill for an act relating to professional corporations.

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

Senate File 1100, a bill for an act relating to condemnation commissions.

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

Senate File 1116, a bill for an act relating to termination of insurance contracts.

Also: That the Senate insists on its amendment to:

House File 805, a bill for an act to authorize the state highway commission to pay all special assessments on land under its jurisdiction, 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 Polk, Mr. O'Malley; the Senator from Jackson, Mr. Lamborn; and the Senator from Clayton, Mr. Klink.

CARROLL A. LANE
Secretary of the Senate

CONFERENCE COMMITTEE APPOINTED
(House File 805)

The Speaker announced the appointment of Miller of Page, chairman; Welden of Hardin, Goode of Appanoose-Davis and Dunton of Keokuk, on the part of the House, as conferees concerning House File 805.

SENATE AMENDMENT CONSIDERED

Goode of Appanoose-Davis called up for consideration **House File 1020**, a bill for an act pertaining to the nomination and election of members of the General Assembly, amended by the House, further

amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1020, as amended, passed, and reprinted by the House as follows:

1. Page 3, line 34, by striking the word "representative" and inserting in lieu thereof the word "legislative".

2. Page 4, line 1, by inserting after the word "county" the following words "or part thereof which the candidate seeks to represent".

The motion prevailed and the House concurred in the Senate amendment.

Goode of Appanoose-Davis 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. 1020)

The ayes were, 108:

Alt	Franklin	Lippold	Poncy
Andersen	Freeman of	Lipsky	Radl
Baker	Clay-Dickinson	Logemann	Rex
Battles	Goode	Logue	Rodgers
Bennett	Graham	Mayberry	Roorda
Bergman	Grassley	McCartney	Sanders
Blouin	Hamilton	McCormick	Schmeiser
Brinck	Hansen of	McIntyre	Schroeder
Caffrey	Black Hawk	Mendenhall	Schwartz
Camp	Hanson of	Menefee	Shaw
Campbell	Howard-Mitchell	Mezvinsky	Skinner
Christensen	Hill	Middleswart	Sorg
Corey	Holden	Millen	Stokes
Crabb	Huff	Miller of	Stroburg
Crosier	Jesse	Des Moines	Stromer
Cunningham	Johnson of	Miller of	Strothman
Darrington	Audubon	Jones	Tapscott
Den Herder	Johnston of	Miller of	Tieden
Dietz	Johnson	Marshall	Van Roekel
Dougherty	Kehe	Miller of	Varley
Doyle	Kennedy of	Page	Voorhees
Drake	Chickasaw	Milligan	Walter
Duitscher	Kennedy of	Mohrfeld	Warren
Dunton	Dubuque	Nelson	Waugh
Edgington	Kitner	Nielsen	Weichman
Ellsworth	Knight	Nolting	Welden
Ewell	Koch	Ossian	Wells
Fischer of	Kreamer	Pelton	Winkelman
Grundy	Kruse	Perkins	Wolfe
Fisher of	Lawson	Pierson	Mr. Speaker
Greene			

The nays were, 1:

Gannon

Absent or not voting, 15:

Cochran	Kluever	O'Hearn	Shepherd
Dooley	Knoblauch	Peterson	Strand
Freeman of	Langland	Priebe	Van Drie
Buena Vista	Newton	Renda	Van Nostrand

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**

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, with report of committee recommending passage, was taken up for consideration.

Fischer of Grundy offered the following amendment filed by him:

Amend House File 720 as follows:

By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. As used in this Act:

1. "Wire communication" means any communication made in whole or in part through the use of facilities for the transmission of communications by the aid of wire, cable, or other like connection between the point of origin and the point of reception furnished or operated by any person engaged as a common carrier in providing or operating such facilities for the transmission of intrastate, interstate, or foreign communications.

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.

Sec. 3. 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 performance of the official duties of the officer making or receiving the disclosure.

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 if any federal or state grand-jury proceeding.

4. No otherwise privileged wire or oral communication intercepted in accordance with, or in violation of, the pro-

visions 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.

2. 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:

a. The identity of the person, if known, whose communications are to be intercepted.

b. The nature and location of the communications facilities as to which, or the place where, authority to intercept is granted, and the means by which such interceptions shall be made.

c. A particular description of the type of communication sought to be intercepted, and a statement of the particular 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 authorized, including a statement as to whether or not the interception shall automatically terminate when the described communication has been first obtained.

5. No order entered under this section may authorize or approve the interception of any wire or oral communication for any period longer than is necessary to achieve the objective of the authorization, nor in any event longer than thirty

days. Extensions of an order may be granted, but only upon application for an extension made in accordance with subsection one (1) of this section and the court making the findings required by subsection three (3) of this section. The period of extension shall be no longer than the authorizing judge deems necessary to achieve the purposes for which it was granted and in no event longer than thirty days. Every order and extension thereof shall contain a provision that the authorization to intercept shall be executed as soon as practicable, shall be conducted in such a way as to minimize the interception of communications not otherwise subject to interception under this Act, and shall terminate upon attainment 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 subsection 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, hearing, 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 violation 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 justice.

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 communication, to intercept, disclose, or use that communication in the normal course of his employment while engaged in any activity which is a necessary incident to the rendition of his service or to the protection of the rights or property of the carrier of such communication; however, said communication common carriers shall not utilize service observing or random monitoring except for mechanical or service quality control checks.

Sec. 8. Section seven hundred sixteen point seven (716.7), 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, such invalidity shall not affect other sections or applications of the Act which can be given effect without the in-

valid section or application, and to this end the provisions of this Act are declared to be severable.

Jesse of Polk offered the following amendment filed by him and moved its adoption:

Amend the Fischer of Grundy amendment to House File 720, filed April 15, 1969, as follows:

1. Line 42, by inserting after the word "court" the words "of the judicial district in which an interception is sought to be made,".
2. Line 101, by inserting after the word "court" the words "of the judicial district in which such interception was made,".
3. Line 111, by inserting after the word "court" the words "of the judicial district in which such interception is to be made,".
4. Line 242, by striking the word "subsection" and inserting in lieu thereof the word "Act".
5. Line 245, by inserting after the words "order of" the words "authorization or".

A non-record roll call was requested.

The ayes were 59, nays 51.

The amendment was adopted.

Kennedy of Dubuque offered, from the floor, the following amendment and moved its adoption:

Amend the Fischer of Grundy amendment to House File 720, filed April 15, 1969, by striking from line 50 the words "the offense" and all of lines 51 through 56 and inserting in lieu thereof the words "a felony or any conspiracy to commit a felony."

The amendment lost.

Johnston of Johnson offered, from the floor, the following amendment and moved its adoption:

Amend the Fischer of Grundy amendment to House File 720, filed April 15, 1969, as follows:

- "1. Line forty (40), by striking the word "or" and inserting in lieu thereof the word "and".
2. Line forty-one (41), by striking the word "is" and inserting in lieu thereof the word "are"."

The amendment lost.

Jesse of Polk offered the following amendment filed by him and Johnston of Johnson and moved its adoption:

Amend the Fischer of Grundy amendment to House File 720, filed April 15, 1969, as follows:

1. Line 43, by striking the words "or approving".
2. Line 45, by striking the word "or".
3. Line 46, by striking the word "approving".
4. Line 50, by striking the words "or has provided".

5. Line 96, by striking the words "or approval".
6. Line 109, by striking the words "or approving".
7. Line 110, by inserting after the word "tion" the words "or order approving such interception under section 3, subsection 5,".
8. Line 156, by striking the words "or approving".
9. Line 157, by inserting after the word "communications", the words "or approving interceptions made under section 3, subsection 5,".
10. Line 194, by inserting after the word "communication" the words "that has not been intercepted in accordance with the requirements of this act, nor".

The amendment was adopted.

Johnston of Johnson offered the following amendment filed by him:

Amend the Fischer of Grundy amendment to House File 720, filed April 15, 1969, by striking from lines 53, 54, and 55 the following:
 "or any other crime dangerous to life, limb or property, and punishable by imprisonment for more than one year,".

Johnston of Johnson asked and received unanimous consent to withdraw the amendment.

Lipsky of Linn asked and received unanimous consent to withdraw the amendment filed by her on January 29, 1970, and found on page 281 of the House Journal.

Lipsky of Linn offered, from the floor, the following amendment and moved its adoption:

Amend the Fischer amendment to House File 720, filed April 15, 1969, as follows:

By striking from line 55 the words "one year" and inserting in lieu thereof the words "five years".

A non-record roll call was requested.

The ayes were 80, nays 34.

The amendment was adopted.

(House File 720 pending)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of House File 720 and the Fischer amendment.

Fischer of Grundy offered the following amendment filed by him and moved its adoption:

Amend the Fischer amendment to House File 720, filed April 15, 1969, by striking from section two (2), page two (2), line fifty-two (52), the word "prostitution".

The amendment was adopted.

Kennedy of Chickasaw offered the following amendment filed by him and moved its adoption:

Amend the Fischer amendment of April 15 to House File 720 by adding after the period in line 91 the following:

"This Act prohibits eavesdropping on a facility or a place primarily used by a licensed physician, licensed lawyer or practicing clergyman, or in a place primarily used for habitation by husband and wife. This Act also prohibits eavesdropping on any individual under indictment".

Division of the amendment was requested.

The amendment lost.

Bennett of Polk offered the following amendment filed by him and moved its adoption:

Amend Fischer of Grundy amendment to House File 720, filed April 15, 1969, by adding to section 4 at the end of subsection 8, the following paragraph:

"The court shall inspect all intercepted communications and if he finds that innocent parties' communications have been intercepted, he shall order them destroyed immediately and notify said person or persons that their communications have been intercepted and destroyed."

The amendment lost.

Fischer of Grundy offered the following amendment filed by him and moved its adoption:

Amend the Fischer of Grundy amendment to House File 720, filed April 15, 1969, by striking all of lines 352 through 360 and inserting in lieu thereof the following:

"Sec. 8. Any person who intercepts the contents of a wire or oral communication in violation of this Act shall, upon conviction, be punished by a fine of not more than five hundred dollars, or by imprisonment in the county jail for not more than six months, or by both such fine and imprisonment. Interception of the contents of any wire or oral communication pursuant to a court order which is subsequently held invalid or void shall not be a violation of this Act."

The amendment was adopted.

Jesse of Polk asked and received unanimous consent to withdraw the amendment filed by him on February 2, 1970, and found on pages 313 and 314 of the House Journal.

Bennett of Polk offered the following amendment filed by him and moved its adoption:

Amend the Fischer of Grundy amendment to House File 720, filed April 15, 1969, by adding thereto the following new section:

“Any investigator or law-enforcement officer, attorney for state or county or municipality who violates any person’s right of privacy causing damages to that person shall be liable to said person for treble damages.”

The amendment lost.

Jesse of Polk offered the following amendment filed by him and moved its adoption:

Amend the Fischer of Grundy amendment to House File 720, filed April 15, 1969, by adding after line 360 the following new section:

“Sec. 10. 1. Except as otherwise specifically provided in subsection two (2) of this section, any person who:

a. willfully possesses an intercepting device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication;

b. willfully sells an intercepting device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication;

c. willfully distributes an intercepting device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication;

d. willfully manufactures or assembles an intercepting device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication; or

e. willfully places in any newspaper, magazine, handbill, or other publication any advertisement of any interception device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication; or any intercepting device where such advertisement promotes the use of such device for the purpose of the surreptitious interception of a wire or oral communication shall be guilty of a felony and shall be fined not exceeding ten thousand dollars or by imprisonment for not more than five years, or by such fine and imprisonment.

2. It shall not be unlawful under this section for

a. a communication common carrier or an officer, agent, or employee of, or a person under contract with a communication common carrier, in the usual course of the communication common carrier’s business; or

b. a person under contract with the government of the United States, a state or a political subdivision thereof, or the District of Columbia, or an officer, agent, or employee of the government of the United States, a state or political subdivision, or municipality thereof;

to possess, sell, distribute, manufacture, or assemble, or advertise any intercepting device while acting in furtherance of the appropriate activities of the United States, a state or

political subdivision thereof, the District of Columbia, or a communication common carrier.

3. Any intercepting device in this state possessed; used; sold; distributed; or manufactured or assembled in violation of this section may be seized and forfeited to the state."

A non-record roll call was requested.

The ayes were 41, nays 65.

The amendment lost.

Pelton of Clinton offered, from the floor, the following amendment filed by him and Jesse of Polk and moved its adoption:

Amend the Fischer of Grundy amendment to House File 720, filed April 15, 1969, by adding after line 360 the following new section:

"Sec. 9. Any party to a conversation which is intercepted or eavesdropped in violation of this Act and who has been damaged due to such violation, may sue the violator or violators therefor, and may recover not to exceed three times the damages by him sustained, and the cost of the suit, including a reasonable attorney's fee."

The amendment was adopted.

Fischer of Grundy offered the following amendment filed by him and moved its adoption:

Amend the title to House File 720 by inserting in line 3 after the word "offenses" the words "and providing penalties therefor".

The amendment was adopted.

Fischer of Grundy moved the adoption of his amendment as amended.

The amendment as amended 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?" (H.F. 720)

The ayes were, 76:

Alt	Darrington	Freeman of	Hanson of
Andersen	Den Herder	Buena Vista	Howard-Mitchell
Baker	Dooley	Freeman of	Hill
Battles	Dunton	Clay-Dickinson	Holden
Bergman	Edgington	Goode	Johnson of
Campbell	Fischer of	Graham	Audubon
Christensen	Grundy	Grassley	Kennedy of
Crabb	Fisher of	Hamilton	Dubuque
Crosier	Greene	Hansen of	Kitner
Cunningham		Black Hawk	Kluever

Knight	Middleswart	Ossian	Stromer
Koch	Millen	Peterson	Strothman
Kreamer	Miller of	Pierson	Tieden
Kruse	Des Moines	Poncy	Van Nostrand
Langland	Miller of	Rex	Van Roekel
Lawson	Jones	Roorda	Voorhees
Lippold	Miller of	Sanders	Warren
Logemann	Marshall	Schroeder	Waugh
Logue	Mohrfeld	Schwartz	Welden
McCartney	Nelson	Shepherd	Winkelman
Mendenhall	Newton	Stokes	Wolfe
Menefee	Nielsen	Stroburg	Mr. Speaker

The nays were, 40:

Bennett	Ellsworth	Knoblauch	Priebe
Blouin	Ewell	Mayberry	Radl
Brinck	Franklin	McCormick	Renda
Caffrey	Gannon	McIntyre	Schmeiser
Camp	Huff	Mezvinsky	Skinner
Cochran	Jesse	Miller of	Tapscott
Corey	Johnston of	Page	Varley
Dietz	Johnson	Milligan	Walter
Dougherty	Kehe	Nolting	Weichman
Doyle	Kennedy of	Pelton	Wells
Duitscher	Chickasaw	Perkins	

Absent or not voting, 8:

Drake	O'Hearn	Shaw	Strand
Lipsky	Rodgers	Sorg	Van Drie

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

EXPLANATION OF VOTE
(House File 720)

I voted in opposition to House File 720 because I believe that the proposed legislation is wrong in principle and contrary to our underlying system of law. Quoting from Justice Holmes, I would reiterate that "wire tapping is a dirty business. . . . I think it less an evil that some should escape than that the government should play an ignoble part". It is my belief that no state nor government is wise enough nor good enough to be trusted with unlimited power.

GEORGE F. MILLIGAN

ASSIGNMENTS BY THE SPEAKER
HOUSE LEGISLATIVE INTERNS
Sixty-third General Assembly (Second Session)
February 3, 1970

Assigned to:	Legislative Interns
William H. Harbor, Speaker of the House	James Arthur Loew
Ralph F. McCartney, House Majority Leader	George A. Arvidson, Jr.
William J. Gannon, House Minority Leader	Russell John Hansen
Andrew Varley, Chairman, Environmental Preservation	Sidney E. Drake

William Hill, Chairman,
 Judiciary, and
 Alfred Nielsen, Chairman,
 Law EnforcementMichael Steven McMurry
 Harold O. Fischer, Chairman,
 Commerce, and
 C. Raymond Fisher, Chairman,
 State GovernmentJohn T. Murray

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 270.

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 270.

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 **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 pass**.

CHARLES F. STROTHMAN, 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 251**, a bill for an act relating to sex discrimination in employment, housing, and public accommodations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **be amended as follows, and when so amended the bill do pass:**

Amend House File 251 by adding thereto the following new section:

"The provisions of this Act relating to discrimination because of sex shall not be construed to apply to any retirement 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."

FLOYD MILLEN, Chairman

AMENDMENTS FILED

1 Amend House File 77, as amended and passed by the Senate,
2 page 5, by striking from lines 32 and 33 the words "from
3 thirty minutes after sunset to thirty minutes before sunrise"
4 and inserting in lieu thereof the following:

5 "at any time from sunset to sunrise, and at such other
6 times when conditions such as fog, snow, sleet, or rain
7 provide insufficient lighting to render clearly discernible
8 persons and vehicles at a distance of five hundred feet ahead".

TIEDEN of Clayton

1 Amend House File 611 by striking all of lines
2 9, 10, and 11 and the words "or escape of uncontrolled
3 fire." from line 12.

TIEDEN of Clayton

1 Amend House File 803 as follows:

2 1. Page 1, by striking lines 10 through 13 and inserting in
3 lieu thereof the following:

4 2. "Food" shall mean any raw, cooked, or processed edible
5 substance, beverage, or ingredient used or intended for use or
6 for sale in whole or in part for human consumption.

7 2. Page 2, line 19, by striking the words "Vending machines
8 dispensing only ball gum,".

9 3. Page 2, by striking lines 20 through 24, inclusive.

10 4. Page 3, by striking lines 1 through 15 and inserting in
11 lieu thereof the following:

12 Sec. 4. The department shall issue a vending machine
13 operator's license to each approved applicant and shall collect
14 the following fees for each license:

15 1. For each vending machine operated, three dollars, except
16 that no fee shall be collected for a vending machine which
17 dispenses only items which cost less than five cents.

18 2. Fees for a vending machine commissary shall be the
19 same as those for a restaurant or food establishment, whichever
20 is applicable, as set forth in section one hundred seventy
21 point five (170.5) of the Code.

22 No vending machine or commissary fee shall be collected
23 from any governmental agency or school district.

24 The vending machine operator's license shall not be trans-
25 ferable from one owner to another, but shall require an immediate
26 application and the payment of a new fee.

27 Sec. 5. All fees collected by the department under the re-
28 quirements of this Act shall be paid into the "hotel and restaurant
29 fund" established in section one hundred seventy point seven
30 (170.7) of the Code, and shall be expended to carry out the
31 purposes of this Act. The department may enter into agreements
32 with local boards of health for inspection services to be provided
33 by the local boards.

34 5. Page 3, by striking lines 29 through 33, inclusive, and in-
35 serting in lieu thereof the following:

36 Sec. 8. The department shall inspect the servicing, mainte-
 37 nance, and operation of vending machines dispensing potentially
 38 hazardous food, of machine locations, and of all commissaries, at
 39 least once every six months. Vending machines dispensing other
 40 than potentially hazardous food shall be inspected by the depart-
 41 ment at least once each year, or oftener if deemed necessary.

42 6. Page 4, by striking lines 3 through 13, inclusive, and in-
 43 serting in lieu thereof the following:

44 Sec. 10. The department shall promulgate rules and regula-
 45 tions governing the sanitation of vended foods and beverages,
 46 vending machines, machine locations, and commissaries, which
 47 shall conform to The Vending of Food and Beverages—A Sanitation
 48 Ordinance and Code—1965 Recommendations of the Public Health
 49 Service, as amended. The department may promulgate other rules
 50 and regulations necessary for administering the provisions of
 51 this Act. All rules and regulations are subject to the provi-
 52 sions of chapter seventeen A (17A) of the Code.

RADL of Linn

1 Amend House File 1156, page 1, by striking from lines
 2 16 and 17 the words "twenty-one years of" and inserting
 3 in lieu thereof the word "legal".

STOKES of Plymouth

1 Amend Senate File 359 by striking
 2 everything after the enacting clause and in-
 3 serting in lieu thereof the following:

4 Section 1. Section one hundred nine point eighty-
 5 seven (109.87), Code 1966, is hereby amended as follows:

6 1. By striking from lines four (4) and five (5) the
 7 words "of any of the following varieties".

8 2. By striking from lines seven (7), eight (8),
 9 nine (9), and ten (10) the words "and embraced within
 10 the dates between September 1 and March 1 both dates
 11 inclusive, specified for each variety and each locality,
 12 respectively".

13 3. By striking the word "this" from line eighteen
 14 (18) and inserting after the word "section" the numbers
 15 "109.40".

16 4. By striking all of lines nineteen (19) through
 17 line thirty-five (35).

TIEDEN of Clayton

On motion by McCartney of Floyd, the House adjourned until
 9:00 a.m., Wednesday, February 4, 1970.

JOURNAL OF THE HOUSE

Twenty-fourth Calendar Day—Eighteenth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, FEBRUARY 4, 1970.

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 Tuesday, February 3, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Strand of Poweshiek on request of Roorda of Jasper.

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Six Iowa Town and Country Y.W.C.A. girls from the Eddyville Community High School, Eddyville, Iowa, accompanied by their teacher, Mrs. Dave Richardson. By Poncy of Wapello.

Twenty Iowa Town and Country Y.W.C.A. girls from Laurens High School, Laurens, Iowa, accompanied by their teachers, Mrs. Max Grossnickle and Mrs. Ron Cowan. By Knight of Pocahontas.

Twenty-one Iowa Town and Country Y.W.C.A. girls from Villisca Community High School, Villisca, Iowa, accompanied by their teacher, Paula Jensen. By Ossian of Adams-Montgomery.

Five Iowa Town and Country Y.W.C.A. girls from Greenfield High School, Greenfield, Iowa, accompanied by their teacher, Mrs. Don Whittlesby. By Varley of Adair-Madison.

Forty-six students from the Clear Creek High School senior government class, Iowa City, Iowa, accompanied by their teachers, Mrs. Ferda and Mr. Strobbe. By Mezvinsky of Johnson.

Three hundred sixty students from the ninth grade government class at Meredith Junior High School, Des Moines, Iowa, and fifteen teachers including their government instructors, Gary Baugher and George Falk. By Polk County delegation.

Van Roekel of Marion presented to the House the Honorable Paul W. Eggers, former member of the House from Marion County in the Fifty-eighth General Assembly.

PETITIONS FILED

The following petitions were received and placed on file:

By Harbor of Fremont-Mills, from twenty-three students of Divine Word College, Epworth, Iowa, favoring the passage of House File 591 relating to the teaching of the history and contributions of minority racial and ethnic groups in the elementary and secondary schools.

By Harbor of Fremont-Mills, from twenty-three students of Divine Word College, Epworth, Iowa, favoring the passage of House File 543 relating to the attendance by non-Caucasian pupils at particular schools within school corporations.

By Priebe of Kossuth, from sixty-one residents of Kossuth County requesting that school board members and the State Department of Public Instruction personnel be voted on by the public rather than appointed.

By Pierson of Mahaska, from seventy-six residents of Mahaska County opposing the taxation of mobile homes.

By O'Hearn of Scott, from three hundred thirty-nine citizens of Walsh High School, Ottumwa, Iowa, favoring aid to classes which are required by the State of Iowa and taken in private institutions.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 251 and 491, under Rule 35.

PROOFS OF PUBLICATION

Published copy of House File 1190 and verified proof of publication of said bill in the Oelwein Daily Register, Oelwein, Iowa, and The Independence Conservative, Independence, 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 1191 and verified proof of publication of said bill in The Newton Daily News, Newton, 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 Senate File 1189 and verified proof of publication of said bill in the Oskaloosa Daily Herald, Oskaloosa, 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**

COMMUNICATION FROM THE SECRETARY OF STATE

February 3, 1970

Mr. William R. Kendrick
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that Senate File 1059, was published in the Adams County Free Press, Corning, Iowa, January 29, 1970, and in the Creston News-Advertiser, Creston, Iowa, January 28, 1970.

Respectfully submitted,
MELVIN D. SYNHORST
Secretary of State

PERSONAL PRIVILEGE

MR. SPEAKER: I request consent to have my name removed as one of the sponsors of House File 1106.

GENE V. KENNEDY

CONSIDERATION OF BILLS

House File 1185, by Crabb and Knoblauch, a bill for an act relating to closed highways.

Read first time and referred to committee on **transportation**.

House File 1186, by Kehe, 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 1187, by Nielsen, Schroeder, Crabb, Van Roekel, Hanson of Howard-Mitchell, Fisher of Greene, Edgington, Darrington, Miller of Jones, Grassley, Cunningham, Logemann, Bergman, Kennedy of Dubuque, Poncey, Graham, Johnson of Audubon-Guthrie, Stokes and Knight, a bill for an act relating to the administration of chemical tests for determining intoxication.

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

House File 1188, by Van Drie, a bill for an act relating to required eye safety equipment used in schools.

Read first time and referred to committee on **schools**.

House File 1189, by committee on higher education, a bill for an act relating to the investment of funds belonging to state board of regents institutions.

Read first time and **placed on the calendar**.

House File 1190, by Menefee, a bill for an act to legalize and validate the proceedings of the board of directors of the Oelwein Community School District, in the Counties of Fayette and Buchanan, State of Iowa, authorizing and providing for the sale and issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first time and referred to committee on **judiciary**.

House File 1191, by Roorda, a bill for an act to legalize and validate the procedures followed by the Jasper County Conservation Board in contracting with the Cross Construction Company of Baxter, Iowa, for the construction of three toilets at the Jasper County Park known as Ashton-Wildwood County Park.

Read first time and referred to committee on **judiciary**.

House File 1192, by Waugh, a bill for an act relating to school reorganization.

Read first time and referred to committee on **schools**.

House File 1193, by Alt, Jesse, Pierson, Tieden, Huff and Voorhees, a bill for an act relating to the moneys appropriated to the educational radio and television facility board.

Read first time and referred to committee on **state government**.

House File 1194, by Winkelman, Roorda, Shepherd, Lawson, Tieden, Shaw and Camp, a bill for an act to provide that expenditures for air and water pollution control may be deducted for Iowa income tax purposes in the year in which they are incurred.

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

House File 1195, by Winkelman, Roorda, Shepherd, Lawson, Tieden and Shaw, a bill for an act to provide for sales and use tax exemptions on expenditures for air and water pollution control.

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

House File 1196, by Winkelman, Roorda, Shepherd, Tieden, Voorhees, Strand, Crabb, Lawson, Miller of Page, Sorg and Nielsen, a bill for an act to exempt facilities used to control air and water pollution from property taxation.

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

House File 1197, by committee on state government, a bill for an act relating to vacations for state employees.

Read first time and placed on the calendar.

House File 1198, by committee on environmental preservation, a bill for an act relating to the sale and use of fertilizers and pesticides, creating a fertilizer and pesticide review board and making an appropriation therefor.

Read first time and referred to committee on appropriations.

House Joint Resolution 1006, by Darrington and Newton (Conklin and Schaben), a joint resolution authorizing and directing the state executive council to proceed with negotiations to acquire the Hubbell Mansion known as Terrace Hill.

Read first time and referred to committee on Iowa development.

SENATE MESSAGES CONSIDERED

Senate File 554, a bill for an act relating to professional corporations and foreign professional corporations.

Read first time and referred to committee on commerce.

Senate File 1100, a bill for an act relating to condemnation commissions.

Read first time and referred to committee on transportation.

Senate File 1116, a bill for an act relating to the termination of insurance agency contracts.

Read first time and referred to committee on commerce.

HOUSE FILE 370 WITHDRAWN

Fisher of Greene asked and received unanimous consent to withdraw **House File 370** from further consideration by the House.

SENATE AMENDMENT CONSIDERED

(House Refuses to Concur)

Van Nostrand of Pottawattamie called up for consideration **Senate Joint Resolution 7**, a joint resolution relating to qualification of the electors and to the rights and responsibilities of a resident of this state upon reaching the age of nineteen years, 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 Joint Resolution 7 as follows:

1. Line 22, by inserting after the word "law" the words "or this Constitution".

2. Line 23, by striking all after the period and by striking all of lines 24 and 25.

Roll call was requested by Cunningham of Story and Van Nostrand of Pottawattamie.

On the question "Shall the House concur in the Senate amendment to the House amendment?"

The ayes were, 25:

Baker	Ewell	Kennedy of	Poncy
Blouin	Franklin	Dubuque	Priebe
Brinck	Gannon	Mayberry	Renda
Caffrey	Johnston of	McCormick	Rodgers
Crosier	Johnson	Mezvinsky	Schwartz
Dietz	Kennedy of	Newton	Tapscott
Doyle	Chickasaw	Nolting	Wells

The nays were, 86:

Alt	Grassley	McIntyre	Sanders
Andersen	Hamilton	Mendenhall	Schmeiser
Battles	Hansen of	Menefee	Schroeder
Bergman	Black Hawk	Middleswart	Shaw
Camp	Hanson of	Millen	Shepherd
Campbell	Howard-Mitchell	Miller of	Stokes
Christensen	Holden	Des Moines	Stroburg
Cochran	Huff	Miller of	Stromer
Crabb	Johnson of	Jones	Strothman
Cunningham	Audubon	Miller of	Tieden
Darrington	Kehe	Marshall	Van Drie
Den Herder	Kitner	Miller of	Van Nostrand
Dooley	Knight	Page	Van Roekel
Dougherty	Knoblauch	Mohrfeld	Varley
Drake	Koch	Nelson	Voorhees
Duitscher	Kreamer	Nielsen	Walter
Dunton	Kruse	O'Hearn	Warren
Ellsworth	Langland	Ossian	Waugh
Fisher of	Lawson	Pelton	Weichman
Greene	Lippold	Perkins	Welden
Freeman of	Lipsky	Peterson	Winkelman
Clay-Dickinson	Logemann	Pierson	Wolfe
Goode	Logue	Rex	Mr. Speaker
Graham	McCartney	Roorda	

Absent or not voting, 18:

Bennett	Freeman of	Kluever	Sorg
Corey	Buena Vista	Milligan	Strand
Edgington	Hill	Radl	
Fischer of	Jesse	Skinner	
Grundy			

Motion lost and the House refused to concur in the Senate amendment to the House amendment.

CONSIDERATION OF BILLS REGULAR CALENDAR

House File 333, a bill for an act requiring all counties to become part of a merged area, with report of committee recommending amendment and passage, was taken up for consideration.

Langland of Winneshiek offered the following amendment filed by the committee on schools:

Amend House File 333 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred eighty A point one (280A.1), Code 1966, is amended by inserting at the end thereof the following new paragraph:

"It is further declared to be the policy of the state that all of the area of the state shall be in a merged area by July 1, 1971. If any area of the state is not part of such a merged area by April 1, 1971, or is not included in a plan pending before the state board of public instruction under the provisions of this chapter on or before April 1, 1971, such area shall be attached by the state board of public instruction to a merged area, or areas, as described in section two hundred eighty A point two (280A.2) of the Code, such attachment to become effective July 1, 1971, or upon such later date as is fixed in the resolution of attachment adopted by the state board and filed with the secretary of the governing board of the merged area to which such area becomes attached. Any area included in a merged area plan filed with the state board on or before April 1, 1971, and not becoming a part of a merged area because of the subsequent failure of the plan to be carried out shall be attached to an existing merged area by the state board of public instruction. Such attachment shall be effective as of July 1, 1971, or upon such later date as is fixed by the state board in its resolution of attachment. Before making any attachment under this section, the state board shall investigate the desires of the counties affected and obtain the advice and recommendation of the advisory committee. Attachments made by the state board under this section shall be accomplished by resolution of the board notwithstanding the provisions of section two hundred eighty A point three (280A.3) of the Code. 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."

Ellsworth of Dubuque offered the following amendment to the committee amendment and moved its adoption:

Amend the amendment to House File 333, filed January 26, 1970, by the committee on schools by striking all of lines five (5) through thirty-three (33) and inserting in lieu thereof the following:

"following new paragraphs:

If any area of the state is not part of a merged area by April 1, 1971, or has not been included in a plan filed with the state board of public instruction under the provisions of section 280A.5 on or before April 1, 1971, the state board shall cause to be prepared by whatever means necessary a plan, meeting the specifications set forth in section 280A.5, for the incorporation of the territory of such unincluded area into one or more new merged areas, and shall issue an order in the form prescribed in section 280A.8 approving such plan and, on or before July 1, 1971, shall transmit a copy of each such plan and each such order to the appropriate county superintendent, as provided in section 280A.11 (2),

with directions to conduct an election of officers for the new merged area or areas. Said election shall be conducted and all matters relating to the government of said merged area carried out in the manner provided in this chapter.

In combination with the creation of such a new merged area, or as an alternative thereto, the state board may, on or before July 1, 1971, attach by resolution such area or areas to existing contiguous merged areas, such attachment or attachments to become effective July 1, 1971, or upon such later date as is fixed in the resolution of attachment adopted by the state board and filed with the secretary of the governing board of the merged area to which such attachment of territory is made.

In making any attachment or creating any new merged area under the provisions of this section, the state board shall investigate the desires of the counties affected and obtain the advice and recommendation of the advisory committee. Attachments made by the state board, as well as the creation of a new merged area or areas by the state board, under the provisions of this section, shall be by resolution of the board notwithstanding the provisions of section 280A.3."

Roll call was requested by Ellsworth of Dubuque and Andersen of Woodbury.

On the question "Shall the amendment to the committee amendment be adopted?"

The ayes were, 50:

Bennett	Ewell	Kehe	Newton
Blouin	Franklin	Kennedy of	Nolting
Brinck	Freeman of	Chickasaw	O'Hearn
Caffrey	Buena Vista	Kennedy of	Perkins
Cochran	Freeman of	Dubuque	Pierson
Corey	Clay-Dickinson	Knoblauch	Rex
Crabb	Gannon	Langland	Rodgers
Crosier	Goode	Lippold	Shepherd
Cunningham	Grassley	McCartney	Stromer
Darrington	Hanson of	McCormick	Tapscott
Dietz	Howard-Mitchell	Mezvinsky	Van Nostrand
Dougherty	Jesse	Millen	Waugh
Drake	Johnston of	Miller of	Weichman
Dunton	Johnson	Des Moines	Mr. Speaker
Ellsworth			

The nays were, 61:

Alt	Graham	Kreamer	Miller of
Andersen	Hamilton	Kruse	Marshall
Battles	Hansen of	Lawson	Miller of
Bergman	Black Hawk	Logemann	Page
Camp	Hill	Mayberry	Milligan
Campbell	Holden	McIntyre	Mohrfeld
Den Herder	Huff	Mendenhall	Nelson
Dooley	Johnson of	Menefee	Nielsen
Doyle	Audubon	Middleswart	Ossian
Edgington	Kitner	Miller of	Pelton
Fisher of	Knight	Jones	Peterson
Greene	Koch		Poncy

Priebe	Schroeder	Tieden	Warren
Radl	Schwartz	Van Drie	Welden
Roorda	Stokes	Van Roekel	Wells
Sanders	Stroburg	Varley	Winkelman
Schmeiser	Strothman	Walter	Wolfe

Absent or not voting, 18:

Baker	Fischer of	Logue	Sorg
Christensen	Grundy	Renda	Strand
Duitscher	Kluever	Shaw	Voorhees
	Lipsky	Skinner	

The amendment lost.

Den Herder of Sioux asked and received unanimous consent that House File 333 be deferred and that the bill retain its place on the calendar.

McCartney of Floyd in the chair at 10:40 a.m.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 106

Franklin of Polk called up for consideration **House Concurrent Resolution 106**, filed on January 28, 1970, and found on pages 261 and 262 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

MOTION TO RECONSIDER HOUSE FILE 610

Radl of Linn called up for consideration the motion to reconsider **House File 610**, filed by Sorg of Linn on January 26, 1970, and found on page 221 of the House Journal, and moved to reconsider the vote by which 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, passed the House on January 26.

The motion prevailed.

Radl of Linn moved to reconsider the vote by which House File 610 was placed on its last reading.

The motion prevailed.

SENATE FILE 1081 SUBSTITUTED FOR HOUSE FILE 610

Radl of Linn asked and received unanimous consent to substitute **Senate File 1081** for House File 610.

Senate File 1081, a bill for an act to change the requirement for third-party medical assistance from a mandatory requirement to a permissive requirement, 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. 1081)

The ayes were, 112:

Alt	Gannon	Logue	Roorda
Andersen	Goode	Mayberry	Sanders
Battles	Graham	McCormick	Schmeiser
Bennett	Grassley	McIntyre	Schroeder
Bergman	Hamilton	Mendenhall	Schwartz
Blouin	Hanson of	Menefee	Shaw
Caffrey	Howard-Mitchell	Mezvinsky	Shepherd
Camp	Hill	Middleswart	Skinner
Campbell	Holden	Miller of	Sorg
Christensen	Huff	Jones	Stokes
Cochran	Jesse	Miller of	Stroburg
Crabb	Johnson of	Marshall	Stromer
Crosier	Audubon	Miller of	Strothman
Cunningham	Johnston of	Page	Tapscott
Darrington	Johnson	Milligan	Tieden
Dietz	Kehe	Mohrfeld	Van Drie
Dooley	Kennedy of	Nelson	Van Nostrand
Dougherty	Chickasaw	Nielsen	Van Roekel
Doyle	Kennedy of	Nolting	Varley
Drake	Dubuque	O'Hearn	Voorhees
Duitscher	Kitner	Ossian	Walter
Dunton	Kluever	Pelton	Warren
Edgington	Knight	Perkins	Waugh
Ellsworth	Knoblauch	Peterson	Weichman
Ewell	Koch	Pierson	Welden
Fisher of	Kreamer	Poncy	Wells
Greene	Kruse	Priebe	Winkelman
Franklin	Langland	Radl	Wolfe
Freeman of	Lawson	Renda	Mr. Speaker
Buena Vista	Lippold	Rex	(McCartney)
Freeman of	Logemann	Rodgers	
Clay-Dickinson			

The nays were, none.

Absent or not voting, 12:

Baker	Fischer of	Harbor	Miller of
Brinck	Grundy	Lipsky	Des Moines
Corey	Hansen of	Millen	Newton
Den Herder	Black Hawk		Strand

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

HOUSE FILE 610 WITHDRAWN

Radl of Linn asked and received unanimous consent to withdraw **House File 610** from further consideration by the House.

**CONSIDERATION OF BILLS
REGULAR CALENDAR**

Senate File 220, a bill for an act relating to farm wagon licensing, with report of committee recommending passage, was taken up for consideration.

Kruse of O'Brien offered the following amendment filed by him :

Amend Senate File 220, as amended and passed by the Senate, by inserting at the end thereof the following new section :

Sec. 2. Section three hundred twenty-one point three hundred ten (321.310), Code 1966, is hereby amended as follows :

1. By striking from lines fourteen (14) and fifteen (15) the words "when registered under the provisions of section 321.123".

2. By striking from lines twenty-four (24) and twenty-five (25) the words "when registered under the provisions of section 321.123".

Bennett of Polk moved that Senate File 220 be deferred and that the bill retain its place on the calendar.

The motion lost.

Kruse of O'Brien moved the adoption of his amendment.

The amendment was adopted.

Caffrey of Polk moved that Senate File 220 be referred to the committee on ways and means.

Varley of Adair-Madison moved the previous question on Senate File 220 and all related motions.

The motion prevailed.

On the motion "Shall Senate File 220 be referred to the committee on ways and means?"

The motion lost.

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?" (S. F. 220)

The ayes were, 79:

Andersen	Caffrey	Crabb	Dougherty
Battles	Camp	Cunningham	Drake
Bergman	Campbell	Darrington	Duitscher
Blouin	Christensen	Den Herder	Dunton
Brinck	Cochran	Dietz	Edgington

Ellsworth	Johnston of	Mezvinsky	Rodgers
Ewell	Johnson	Middleswart	Roorda
Fisher of	Kennedy of	Miller of	Sanders
Greene	Chickasaw	Des Moines	Schmeiser
Freeman of	Kennedy of	Miller of	Schroeder
Buena Vista	Dubuque	Jones	Schwartz
Gannon	Kitner	Miller of	Shepherd
Graham	Knoblauch	Marshall	Skinner
Grassley	Kruse	Mohrfeld	Stokes
Hamilton	Langland	Nelson	Stroburg
Hanson of	Lawson	Nielsen	Stromer
Howard-Mitchell	Lippold	O'Hearn	Strothman
Harbor	Logemann	Perkins	Tieden
Hill	Logue	Peterson	Varley
Huff	Mayberry	Pierson	Weichman
Johnson of	McCormick	Priebe	Winkelman
Audubon	Mendenhall	Rex	Wolfe
	Menefee		

The nays were, 33:

Alt	Hansen of	Newton	Van Nostrand
Baker	Black Hawk	Nolting	Van Roekel
Bennett	Jesse	Pelton	Voorhees
Corey	Kehe	Poncy	Walter
Crosier	Kluever	Radl	Warren
Dooley	Kreamer	Renda	Welden
Franklin	Miller of	Shaw	Wells
Freeman of	Page	Sorg	Mr. Speaker
Clay-Dickinson	Milligan	Van Drie	(McCartney)
Goode			

Absent or not voting, 12:

Doyle	Knight	McIntyre	Strand
Fischer of	Koch	Millen	Tapscott
Grundy	Lipsky	Ossian	Waugh
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 concurred in House amendment to and passed:

Senate File 203, a bill for an act relating to cancellation of automobile liability insurance.

Also: That the Senate has concurred in House amendment to and passed: Senate File 1011, a bill for an act relating to a minimum motor vehicle registration fee.

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

Senate File 1108, a bill for an act to permit the superintendent of banking to charge a fee for examination of certain firms.

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

Senate File 1121, a bill for an act relating to the operation of aircraft.

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

Senate File 1138, a bill for an act relating to protection of nongame birds.

Also: That the Senate has receded from its amendment to the House amendment, concurred in the House amendment, and passed:

Senate Joint Resolution 7, relating to the qualification of the electors and to the rights and responsibilities of a resident of this state upon reaching the age of nineteen years.

CARROLL A. LANE
Secretary of the Senate

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Caffrey of Polk for the afternoon on request of Stromer of Hancock.

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 1111, a bill for an act relating to the composition of representative districts located within Clinton County, was taken up for consideration.

Gannon of Jasper moved that House File 1111 be deferred and that the bill retain its place on the calendar.

The motion 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. 1111)

The ayes were, 103:

Alt	Cunningham	Fischer of	Grassley
Andersen	Darrington	Grundy	Hamilton
Baker	Den Herder	Fisher of	Hansen of
Battles	Dietz	Greene	Black Hawk
Bennett	Dooley	Franklin	Hanson of
Bergman	Dougherty	Freeman of	Howard-Mitchell
Blouin	Drake	Buena Vista	Hill
Brinck	Dunton	Freeman of	Holden
Camp	Edgington	Clay-Dickinson	Huff
Christensen	Ellsworth	Gannon	Jesse
Corey	Ewell	Goode	Johnson of
Crabb		Graham	Audubon

Johnston of Johnson	McCartney	Ossian	Stokes
Kehe	McCormick	Pelton	Stroburg
Kennedy of Chickasaw	Mendenhall	Peterson	Stromer
Kennedy of Dubuque	Menefee	Pierson	Strothman
Kitner	Mezvinsky	Priebe	Tieden
Knight	Middleswart	Radl	Van Drie
Knoblauch	Millen	Rex	Van Roekel
Koch	Miller of Des Moines	Rodgers	Voorhees
Kreamer	Miller of Jones	Roorda	Walter
Kruse	Miller of Page	Sanders	Warren
Lippold	Milligan	Schmeiser	Waugh
Lipsky	Nelson	Schroeder	Weichman
Logemann	Newton	Schwartz	Welden
Logue	Nielsen	Shaw	Wells
Mayberry		Shepherd	Winkelman
		Skinner	Wolfe
		Sorg	Mr. Speaker

The nays were, 3:

Doyle	Nolting	Poncy
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Absent or not voting, 18:

Caffrey	Cluever	Miller of Marshall	Renda
Campbell	Langland	Mohrfeld	Strand
Cochran	Lawson	O'Hearn	Tapscott
Crosier	McIntyre	Perkins	Van Nostrand
Duitscher			Varley

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

HOUSE FILE 1047 WITHDRAWN

Camp of Clinton asked and received unanimous consent to withdraw **House File 1047** from further consideration by the House.

SENATE MESSAGE CONSIDERED

Senate File 1108, a bill for an act to permit the superintendent of banking to charge a fee for examination of firms licensed under chapter five hundred thirty-six (536) of the Code.

Read first time and **passed on file**.

SENATE FILE 1108 SUBSTITUTED FOR HOUSE FILE 1110

Koch of Woodbury asked and received unanimous consent to substitute **Senate File 1108** for **House File 1110**.

Koch of Woodbury asked and received unanimous consent to take up for immediate consideration **Senate File 1108**, a bill for an act to permit the superintendent of banking to charge a fee for examination of firms licensed under chapter five hundred thirty-six (536) of the Code.

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. 1108)

The ayes were, 99:

Alt	Freeman of	Koch	Pierson
Andersen	Buena Vista	Kreamer	Poncy
Baker	Freeman of	Kruse	Priebe
Battles	Clay-Dickinson	Lawson	Rex
Bennett	Gannon	Lippold	Rodgers
Bergman	Goode	Logemann	Roorda
Blouin	Graham	Logue	Sanders
Camp	Grassley	Mayberry	Schwartz
Christensen	Hamilton	McCormick	Shaw
Corey	Hansen of	Mendenhall	Shepherd
Crabb	Black Hawk	Menefee	Skinner
Crosier	Hanson of	Mezvinsky	Sorg
Cunningham	Howard-Mitchell	Middleswart	Stokes
Den Herder	Hill	Millen	Stroburg
Dietz	Holden	Miller of	Stromer
Dooley	Huff	Des Moines	Strothman
Dougherty	Jesse	Miller of	Tieden
Drake	Johnson of	Jones	Van Drie
Duitscher	Audubon	Miller of	Van Roekei
Dunton	Johnston of	Page	Voorhees
Edgington	Johnson	Milligan	Walter
Ellsworth	Kehe	Mohrfeld	Warren
Ewell	Kennedy of	Nelson	Waugh
Fischer of	Chickasaw	Newton	Weichman
Grundy	Kennedy of	Nielsen	Wells
Fisher of	Dubuque	Nolting	Winkelman
Greene	Knight	Ossian	Wolfe
Franklin	Knoblauch	Peterson	Mr. Speaker

The nays were, none.

Absent or not voting, 25:

Brinck	Cluever	O'Hearn	Schroeder
Caffrey	Langland	Pelton	Strand
Campbell	Lipsky	Perkins	Tapscott
Cochran	McCartney	Radl	Van Nostrand
Darrington	McIntyre	Renda	Varley
Doyle	Miller of	Schmeiser	Welden
Kitner	Marshall		

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

HOUSE FILE 1110 WITHDRAWN

Koch of Woodbury asked and received unanimous consent to withdraw **House File 1110** from further consideration by the House.

House File 1005, a bill for an act relating to the operation of motor vehicles in cities and towns, with report of committee recommending passage, was taken up for consideration.

Holden of Scott asked and received unanimous consent to withdraw the amendment filed by him and Goode of Appanoose-Davis on January 13, 1970, and found on pages 49 and 50 of the House Journal.

Holden of Scott offered the following amendment filed by him and Goode of Appanoose-Davis and moved its adoption:

Amend House File 1005 by striking section one (1) and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point two hundred ninety-seven (321.297), Code 1966, is hereby amended by striking from line three (3) the words "at all times" and inserting in line four (4) before the period the words "unless otherwise provided by law".

Sec. 2. Section three hundred twenty-one point three hundred six (321.306), Code 1966, is hereby amended by adding thereto the following: "A portion of a highway provided with a lane for slow moving vehicles does not become a roadway marked for three lanes of traffic."

The amendment was adopted.

Holden of Scott offered the following amendment filed by him and moved its adoption:

Amend the title to House File 1005, line 2, by inserting after the word "towns" the words "and roadways marked for three lanes of traffic".

The amendment was adopted.

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. 1005)

The ayes were, 114:

Alt	Dietz	Goode	Kennedy of
Andersen	Dooley	Graham	Chickasaw
Baker	Dougherty	Grassley	Kennedy of
Battles	Drake	Hamilton	Dubuque
Bennett	Duitscher	Hansen of	Kluever
Bergman	Dunton	Black Hawk	Knight
Blouin	Edgington	Hanson of	Knoblauch
Brinck	Ellsworth	Howard-Mitchell	Koch
Camp	Fischer of	Hill	Kreamer
Campbell	Grundy	Holden	Kruse
Christensen	Fisher of	Huff	Langland
Cochran	Greene	Jesse	Lawson
Corey	Franklin	Johnson of	Lippold
Crabb	Freeman of	Audubon	Lipsky
Crosier	Buena Vista	Johnston of	Logemann
Cunningham	Freeman of	Johnson	Logue
Darrington	Clay-Dickinson	Kehe	Mayberry
Den Herder	Gannon		McCartney

McCormick	Mohrfeld	Rodgers	Tieden
McIntyre	Nelson	Roorda	Van Drie
Mendenhall	Newton	Sanders	Van Nostrand
Menefee	Nielsen	Schmeiser	Van Roekel
Mezvinsky	Nolting	Schroeder	Voorhees
Middleswart	O'Hearn	Schwartz	Walter
Millen	Ossian	Shaw	Warren
Miller of Des Moines	Pelton	Shepherd	Waugh
Miller of Jones	Peterson	Skinner	Weichman
Miller of Page	Pierson	Sorg	Welden
Page	Poncy	Stokes	Wells
Milligan	Priebe	Stroburg	Winkelman
	Radl	Stromer	Wolfe
	Rex	Strothman	Mr. Speaker

The nays were, none.

Absent or not voting, 10:

Caffrey	Kitner	Perkins	Tapscott
Doyle	Miller of Marshall	Renda	Varley
Ewell		Strand	

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

Senate File 77, a bill for an act relating to licenses in the practice of medicine, with report of committee recommending amendment and passage, was taken up for consideration.

Drake of Louisa-Muscatine offered the following amendment filed by the committee on state government and moved its adoption:

Amend Senate File 77, as passed by the Senate, as follows:

1. Amend the title by striking all after the word "licenses" and inserting in lieu thereof the following: "to practice medicine and osteopathic medicine and surgery."

2. By adding the following new section:

Sec. 4. Section one hundred fifty A point nine (150A.9), Code 1966, as amended by section two (2) of chapter one hundred sixty-five (165), Acts of the Sixty-second General Assembly, is hereby further amended as follows:

(1) By striking from line twenty-two (22) the word "fifteen" and inserting in lieu thereof the word "twenty-five".

(2) By striking from line twenty-four (24) the word "three" and inserting in lieu thereof the word "five".

The amendment was adopted.

McCormick of Delaware offered the following amendment filed by him and moved its adoption:

Amend Senate File 77, as passed by the Senate, as follows:

1. By striking lines 3 through 6 and inserting the following in lieu thereof:

"Section 1. Section one hundred forty-seven point eighty (147.80), subsection seven (7), Code 1966, as amended by

chapter one hundred thirty-eight (138), section one (1), and chapter one hundred thirty-nine (139), section one (1), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by striking from line twenty-one (21) the word 'five' and inserting in lieu thereof the word 'fifteen'."

2. By striking from the title the words "in the practice of medicine" and inserting in lieu thereof the words "to practice medicine and podiatry".

The amendment was adopted.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Further amend the title to Senate File 77 by striking all after the word "licenses" and inserting in lieu thereof the words "to practice medicine, osteopathic medicine and surgery and podiatry."

The amendment was adopted.

Drake of Louisa-Muscataine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 77)

The ayes were, 104:

Alt	Freeman of	Kruse	Renda
Andersen	Buena Vista	Lawson	Rex
Baker	Freeman of	Lippold	Rodgers
Bennett	Clay-Dickinson	Lipsky	Roorda
Bergman	Goode	Logemann	Sanders
Blouin	Graham	Logue	Schroeder
Brinck	Grassley	McCartney	Schwartz
Camp	Hamilton	McCormick	Shaw
Campbell	Hansen of	McIntyre	Skinner
Christensen	Black Hawk	Mendenhall	Sorg
Cochran	Hanson of	Menefee	Stokes
Corey	Howard-Mitchell	Mezvinsky	Stroburg
Crabb	Hill	Middleswart	Stromer
Crosier	Holden	Miller of	Strothman
Cunningham	Huff	Des Moines	Tieden
Darrington	Johnson of	Miller of	Van Drie
Den Herder	Audubon	Jones	Van Nostrand
Dietz	Johnston of	Milligan	Van Roekel
Dooley	Johnson	Mohrfeld	Voorhees
Dougherty	Kehe	Nelson	Walter
Doyle	Kennedy of	Newton	Warren
Drake	Chickasaw	Nielsen	Waugh
Duitscher	Kennedy of	Nolting	Weichman
Dunton	Dubuque	O'Hearn	Welden
Edgington	Kluever	Ossian	Wells
Ellsworth	Knight	Pelton	Winkelman
Fischer of	Knoblauch	Pierson	Wolfe
Grundy	Koch	Poncy	Mr. Speaker
Fisher of	Kreamer	Priebe	
Greene			

The nays were, 3:

Gannon	Radl	Schmeiser
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Absent or not voting, 17:

Battles	Kitner	Miller of	Peterson
Caffrey	Langland	Marshall	Shepherd
Ewell	Mayberry	Miller of	Strand
Franklin	Millen	Page	Tapscott
Jesse		Perkins	Varley

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

House File 1004, a bill for an act relating to hunting from aircraft or 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. 1004)

The ayes were, 105:

Alt	Freeman of	Kruse	Rex
Andersen	Clay-Dickinson	Lawson	Rodgers
Battles	Gannon	Lippold	Roorda
Bennett	Goode	Lipsky	Sanders
Bergman	Graham	Logemann	Schroeder
Blouin	Grassley	Logue	Schwartz
Brinck	Hamilton	Mayberry	Shaw
Camp	Hansen of	McCormick	Shepherd
Christensen	Black Hawk	Mendenhall	Skinner
Corey	Hanson of	Menefee	Sorg
Crabb	Howard-Mitchell	Mezvinsky	Stokes
Crosier	Hill	Middleswart	Stroburg
Cunningham	Holden	Millen	Stromer
Darrington	Huff	Miller of	Strothman
Den Herder	Jesse	Des Moines	Tieden
Dietz	Johnson of	Miller of	Van Drie
Dooley	Audubon	Page	Van Nostrand
Dougherty	Johnston of	Milligan	Van Roekel
Doyle	Johnson	Mohrfeld	Voorhees
Drake	Kehe	Nelson	Walter
Duitscher	Kennedy of	Newton	Warren
Dunton	Chickasaw	Nielsen	Waugh
Edgington	Kennedy of	Nolting	Weichman
Ellsworth	Dubuque	O'Hearn	Welden
Ewell	Kitner	Ossian	Wells
Fisher of	Knight	Peterson	Winkelman
Greene	Knoblauch	Pierson	Wolfe
Franklin	Koch	Poncy	Mr. Speaker
Freeman of	Kreamer	Priebe	
Buena Vista			

The nays were, none.

Absent or not voting, 19:

Baker	Cluever	Miller of	Renda
Caffrey	Langland	Marshall	Schmeiser
Campbell	McCartney	Pelton	Strand
Cochran	McIntyre	Perkins	Tapscott
Fischer of	Miller of	Radl	Varley
Grundy	Jones		

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 it has examined and finds correctly enrolled: Senate File 1013.

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 1013.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 2, 1970, he approved and transmitted to the Secretary of State the following bills.

House File 129, an act relating to admission of widows and wives of members to the Iowa Soldiers Home.

House File 807, an act relating to the emergency repair, restoration, or reconstruction of highways.

Senate File 124, an act relating to court-appointed counsel and public defenders.

Senate File 1005, an act relating to time of trial for persons held for a public offense.

Senate File 1007, an act relating to a temporary initial assessment against all public utilities to provide a fund for implementation of the Public Utilities Regulation Law.

Senate File 1012, an act relating to drainage laws.

Senate File 1015, an act relating to an obsolete reference to the state tax commission.

Senate File 1016, an act relating to obsolete provisions in the law relating to county expenditures.

REPORTS OF COMMITTEES

Fischer of Grundy, from the committee on commerce, submitted the following reports:

MR. SPEAKER: Your committee on commerce, to whom was referred **House File 633**, a bill for an act to encourage competition among certain casualty insurance companies in rate making, begs leave to report it has the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 633 as follows:

1. Page one (1), line nineteen (19), by inserting after the period the following:

"If at any time after issuance of such order the commissioner has reason to believe that the particular form, line, subdivision, or class of insurance referred to therein is no longer competitive within this state, he may after a hearing held upon not less than thirty days written notice to the interested insurers and rating organizations, amend or withdraw his original order. Such modified order shall not affect any contract or policy issued prior to the expiration of the prospective period set forth therein."

2. Page one (1), line nineteen (19), by inserting after the word "However," the words "with respect to personal lines of insurance,".

3. Page one (1), line twenty-four (24), by adding after the period the following new sentence:

"With respect to commercial lines of insurance, the commissioner may require insurers and rating organizations affected by any order issued under this section to file every manual, minimum, class rate, rating schedule or rating plan, and every other rating rule, and every modification of any of the foregoing, as he deems necessary."

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred **Senate File 417**, a bill for an act to provide for the registration and protection of marks, begs leave to report it has had the same under consideration and has instructed me to report 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 417, as passed by the Senate, as follows:

1. Page eight (8), line seven (7), by striking the figures "1970" and inserting in lieu thereof the figures "1971".

2. Page eight (8), line twenty (20), by striking the figures "1971" and inserting in lieu thereof the figures "1972".

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred **Senate File 554**, a bill for an act relating to professional corporations and foreign professional 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

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 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 **be amended as follows, and when so amended the bill do pass**:

Amend House File 354 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section fifteen point seven (15.7), Code 1966, is hereby amended as follows:

1. By striking lines one (1) and two (2) and inserting in lieu thereof the words "As used in chapters fifteen (15), sixteen (16), and seventeen (17), 'printing' means the reproduction of an image from a printing surface made generally by a contact impression that causes a transfer of ink or the reproduction of an impression by a photographic process and".

2. By adding at the end thereof the following new paragraph:

"For the purposes of this chapter, the reproduction of ten or more copies from one original on any convenience office copier is printing and shall not be permitted without the approval of the superintendent of printing."

Sec. 2. Section fifteen point twenty-nine (15.29), Code 1966, is hereby amended by striking from line ten (10) the word "one" and inserting in lieu thereof the word "two".

Sec. 3. Section fifteen point thirty-seven (15.37), Code 1966, as amended by chapter ninety (90), section one (1), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"All printing presses, except such presses owned by the auditor of state and purchased pursuant to the provisions of chapter seventy-three (73), Acts of the Sixty-third General Assembly, First Session, and other printing equipment owned by the state and in the possession of any department, commission, agency, or board shall be centralized in a state building in the city of Des Moines under the control of the state printing board.

All office copiers and other duplicating equipment owned by or in the possession of executive and judicial departments, commissions, agencies, or boards shall be under the jurisdiction of the state printing board. The board may lease or purchase such duplicating machines as are necessary for each of the departments with funds from the state printing board revolving fund and assess the costs of operating such duplicating machines to the appropriate department."

Sec. 4. Section fifteen point forty-two (15.42), Code 1966, is hereby repealed.

Sec. 5. Section seventeen point three (17.3), Code 1966,

as amended by chapter two hundred nine (209), section twenty-five (25), Acts of the Sixty-second General Assembly, and chapter sixty-nine (69), section sixty (60), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by adding at the end thereof the following new paragraph:

"The officials and departments required by this section to file reports shall submit the reports on standardized forms furnished by the state comptroller. All officials and agencies submitting reports shall consult with the state comptroller and the director of the office of planning and programming, and shall devise standardized report forms for submission to the governor and members of the general assembly."

Sec. 6. Section seventeen point twenty (17.20), Code 1966, as amended by chapter three hundred forty-two (342), section ten (10), Acts of the Sixty-second General Assembly, is hereby amended by striking all of subsection four (4).

Sec. 7. Section seventeen point twenty-seven (17.27), Code 1966, is hereby amended by striking from line fourteen (14) the words "fifty cents" and inserting in lieu thereof the words "one dollar".

Sec. 8. Section fifteen point five (15.5), Code 1966, is hereby amended by striking from line two (2) the word "twenty" and inserting in lieu thereof the word "thirty".

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 **Senate File 1088**, a bill for an act relating to the assessment, payment of and budgetary consideration to be given the tax equivalent on municipal property acquired in support of industrial 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**.

ELMER H. DEN HERDER, Chairman

AMENDMENTS FILED

- 1 Amend House File 77 as amended and passed by the Senate
- 2 as follows:
- 3 1. Page 4, by striking from line 28 the word "interstate".
- 4 2. Page 5, by striking lines 10 through 18, inclusive,
- 5 and inserting in lieu thereof the word "highways."
- 6 3. Page 5, by striking lines 21 through 23, inclusive,
- 7 and inserting in lieu thereof the following:
- 8 "a. Upon city or town highways, when designated by the
- 9 governing body of a municipality and such highways are
- 10 closed to all other motor vehicle traffic."
- 11 4. Page 5, by inserting in line 27 after the word
- 12 "vehicles" the words "and closed to all other motor
- 13 vehicle traffic by resolution of the county board of
- 14 supervisors."
- 15 5. Page 5, by striking lines 28 through 30, inclusive,
- 16 and inserting in lieu thereof the following:

17 "c. On highways in an emergency when an emergency is
18 declared by the county sheriff."

TIEDEN of Clayton

1 Amend the committee on law enforcement amendment to
2 House File 155, filed January 29, 1970, by adding after
3 the word "Safety" in line seven (7) the words ", and
4 a visor or goggles".

BLOUIN of Dubuque

1 Amend House File 611 by striking all after the enacting
2 clause and substituting the following in lieu thereof:
3 Section 1. Section four hundred seventy-four
4 point five (474.5), 1966 Code, is hereby amended by
5 adding the following paragraph:
6 "The commission shall promulgate and enforce
7 reasonable rules and regulations with reference
8 to the starting and spreading of fires along rail-
9 road rights-of-way. Such rules may cover the use
10 of devices on locomotives to arrest and prevent
11 sparks, and further the regulation for the mainte-
12 nance of rights-of-way to aid in the prevention of
13 fires. Good conservation practices shall be
14 considered in regulating maintenance on rights-
15 of-way."

CHRISTENSEN of Clarke-Union

1 Amend House File 1149 by adding the following section:
2 Section four hundred seventy-two point three (472.3),
3 Code 1966, is hereby amended by striking from line three
4 (3) the word "sheriff" and inserting in lieu thereof the
5 words "chief judge of the district court".

HOLDEN of Scott

1 Amend Senate File 359 by striking line 11, and in-
2 serting in lieu thereof the following:
3 "3. Muskrat—continuous open season."

KNOBlauch of Carroll

1 Amend Senate File 407 by adding thereto the following new section:
2 Sec. 2. Section three hundred fifty-seven point thirty-four
3 (357.34), Code 1966, is hereby amended as follows:
4 1. By inserting before the comma in line two (2) the words
5 "or the source of supply for such benefited water district is a
6 municipal water system".
7 2. By inserting before the comma in line fourteen (14) the
8 following words: "or of the board of waterworks trustees of said
9 city or town if there be one".
10 3. By striking from line twenty-one (21) the word and figures
11 "chapter 397" and inserting in lieu thereof the following: "such
12 provisions of law under which said city or town is then operating its
13 waterworks".

HANSEN of Black Hawk

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Thursday, February 5, 1970.

JOURNAL OF THE HOUSE

Twenty-fifth Calendar Day—Nineteenth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, FEBRUARY 5, 1970.

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

Prayer was offered by the Reverend Wauneita McConnell, pastor of the United Methodist Church, Russell, Iowa.

The Journal of Wednesday, February 4, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Walter of Pottawattamie on request of Priebe of Kossuth; Franklin of Polk on request of Jesse of Polk.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 354 and 633 and Senate Files 417, 554 and 1088, under Rule 35.

MOTION TO RECONSIDER

(Senate File 220)

I move to reconsider the vote by which Senate File 220 passed the House.
JAMES T. CAFFREY

COMMUNICATION FROM THE CHIEF CLERK

There is on file in the office of the Chief Clerk a report entitled, "Reports of Interim Subcommittees of Standing Committees of the Sixty-third Iowa General Assembly Submitted to the Legislative Council December 16-17, 1969."

INTRODUCTION OF BILLS

House File 1199, by Dunton and Van Roekel, a bill for an act relating to building entrances for handicapped persons.

Read first time and referred to committee on **state government**.

House File 1200, by Alt, Jesse, Pierson, Tieden and Voorhees (Neu, Clarke, Walsh, Doderer and Gaudineer), a bill for an act

relating to the authority of the state educational radio and television facility board.

Read first time and referred to committee on **state government**.

House File 1201, by Alt, Jesse, Pierson, Tieden, Huff and Voorhees, a bill for an act to authorize purchase of tax-sheltered annuities for employees of the state educational radio and television facility board.

Read first time and referred to committee on **state government**.

House File 1202, by Andersen, Peterson, Koch, Doyle and Dooley, a bill for an act relating to the rights of civil service employees.

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

House File 1203, by Alt, a bill for an act relating to maximum income for persons eligible for low-rent housing.

Read first time and referred to committee on **social services**.

House File 1204, by Pierson and Strand, a bill for an act relating to inspection and regulation boilers and fees relating thereto.

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

House File 1205, by Brinck, a bill for an act relating to county zoning.

Read first time and referred to committee on **county government**.

House File 1206, by Cochran, a bill for an act relating to prohibited advertising practices by chiropractors and providing a penalty therefor.

Read first time and referred to committee on **social services**.

House File 1207, by Roorda, a bill for an act relating to public recreation on private lands and waters.

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

House File 1208, by Roorda, Welden, Cochran and Middleswart, a bill for an act limiting property taxes for general fund school expenditures and providing for a school district income tax.

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

House File 1209, by Roorda, Welden and Middleswart, a bill for an act relating to state aid to public schools.

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

SENATE MESSAGES CONSIDERED

Senate File 1121, a bill for an act relating to the operation of aircraft.

Read first time and referred to committee on **judiciary**.

Senate File 1138, a bill for an act relating to the protection of nongame birds.

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

CONSIDERATION OF BILLS REGULAR CALENDAR

Senate File 337, a bill for an act relating to state park roads, was taken up for consideration.

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?" (S.F. 337)

The ayes were, 96:

Alt	Freeman of	Logue	Renda
Andersen	Buena Vista	Mayberry	Rex
Battles	Freeman of	McCartney	Rodgers
Bergman	Clay-Dickinson	McCormick	Sanders
Blouin	Gannon	McIntyre	Schmeiser
Caffrey	Goode	Mendenhall	Schroeder
Campbell	Graham	Menefee	Schwartz
Christensen	Grassley	Mezvinsky	Shaw
Cochran	Hamilton	Middleswart	Shepherd
Crabb	Hansen of	Millen	Stokes
Crosier	Black Hawk	Miller of	Strand
Cunningham	Hanson of	Des Moines	Stromer
Darrington	Howard-Mitchell	Miller of	Strothman
Den Herder	Hill	Jones	Tapscott
Dietz	Holden	Miller of	Tieden
Dougherty	Huff	Marshall	Van Drie
Doyle	Johnson of	Miller of	Van Roekel
Drake	Audubon	Page	Varley
Duitscher	Kehe	Milligan	Voorhees
Dunton	Knoblauch	Newton	Warren
Edgington	Kreamer	Nielsen	Weichman
Ellsworth	Kruse	Nolting	Welden
Ewell	Langland	O'Hearn	Wells
Fischer of	Lawson	Ossian	Winkelman
Grundy	Lippold	Pierson	Wolfe
Fisher of	Lipsky	Poncy	Mr. Speaker
Greene	Logemann	Priebe	

The nays were, none.

Absent or not voting, 28:

Baker	Johnston of	Knight	Roorda
Bennett	Johnson	Koch	Skinner
Brinck	Kennedy of	Mohrfeld	Sorg
Camp	Chickasaw	Nelson	Stroburg
Corey	Kennedy of	Pelton	Van Nostrand
Dooley	Dubuque	Perkins	Walter
Franklin	Kitner	Peterson	Waugh
Jesse	Kluever	Radi	

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

Senate File 359, a bill for an act relating to seasons for taking of fur-bearing animals, with report of committee recommending passage, was taken up for consideration.

Tieden of Clayton offered the following amendment filed by him and moved its adoption:

Amend Senate File 359 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred nine point eighty-seven (109.87), Code 1966, is hereby amended as follows:

1. By striking from lines four (4) and five (5) the words "of any of the following varieties".
2. By striking from lines seven (7), eight (8), nine (9), and ten (10) the words "and embraced within the dates between September 1 and March 1 both dates inclusive, specified for each variety and each locality, respectively".
3. By striking the word "this" from line eighteen (18) and inserting after the word "section" the numbers "109.40".
4. By striking all of lines nineteen (19) through line thirty-five (35).

The amendment was adopted.

Knoblauch of Carroll asked and received unanimous consent to withdraw the amendment filed by him on February 4, 1970, and found on page 363 of the House Journal.

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?" (S.F. 359)

The ayes were, 104:

Alt	Bergman	Camp	Crabb
Andersen	Blouin	Campbell	Crosier
Baker	Brinck	Christensen	Cunningham
Battles	Caffrey	Cochran	Darrington

Den Herder	Hanson of	Mezvinsky	Rex
Diets	Howard-Mitchell	Middleswart	Rodgers
Dougherty	Hill	Millen	Sanders
Doyle	Holden	Miller of	Schmeiser
Drake	Huff	Des Moines	Schroeder
Duitscher	Johnson of	Miller of	Schwartz
Dunton	Audubon	Jones	Shaw
Edgington	Kehe	Miller of	Shepherd
Ellsworth	Kennedy of	Marshall	Stokes
Ewell	Dubuque	Miller of	Strand
Fischer of	Knoblauch	Page	Stromer
Grundy	Koch	Milligan	Tapscott
Fisher of	Kruse	Mohrfeld	Tieden
Greene	Langland	Newton	Van Drie
Freeman of	Lawson	Nielsen	Van Roekel
Buena Vista	Lippold	Nolting	Varley
Freeman of	Lipsky	O'Hearn	Voorhees
Clay-Dickinson	Logemann	Ossian	Warren
Gannon	Logue	Pelton	Waugh
Goode	Mayberry	Peterson	Weichman
Graham	McCartney	Pierson	Welden
Grassley	McCormick	Poncy	Wells
Hamilton	McIntyre	Priebe	Winkelman
Hansen of	Mendenhall	Radl	Wolfe
Black Hawk	Menefee	Renda	Mr. Speaker

The nays were, none.

Absent or not voting, 20:

Bennett	Johnston of	Knight	Sorg
Corey	Johnson	Kreamer	Stroburg
Dooley	Kennedy of	Nelson	Strothman
Franklin	Chickasaw	Perkins	Van Nostrand
Jesse	Kitner	Roorda	Walter
	Cluever	Skinner	

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

HOUSE FILE 441 WITHDRAWN

Tieden of Clayton asked and received unanimous consent to withdraw **House File 441** from further consideration by the House.

Senate File 328, a bill for an act relating to statutes restricting the movement of overwidth vehicles and their application to urban transit systems, 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. 328)

The ayes were, 99:

Alt	Baker	Bergman	Brinck
Andersen	Battles	Blouin	Caffrey

Camp	Freeman of	Logue	Renda
Campbell	Clay-Dickinson	Mayberry	Rex
Christensen	Goode	McCartney	Rodgers
Cochran	Graham	McCormick	Sanders
Corey	Grassley	Mendenhall	Schroeder
Crabb	Hamilton	Menefee	Schwartz
Crosier	Hanson of	Middleward	Shaw
Cunningham	Howard-Mitchell	Millen	Stokes
Darrington	Hill	Miller of	Strand
Den Herder	Holden	Des Moines	Stromer
Dietz	Huff	Miller of	Strothman
Dougherty	Johnson of	Jones	Tapscott
Doyle	Audubon	Miller of	Tieden
Drake	Kehe	Marshall	Van Drie
Duitscher	Kennedy of	Miller of	Van Roekel
Dunton	Dubuque	Page	Varley
Edgington	Kitner	Milligan	Voorhees
Ellsworth	Knoblauch	Mohrfeld	Warren
Ewell	Koch	Nielsen	Waugh
Fischer of	Kreamer	Nolting	Weichman
Grundy	Kruse	O'Hearn	Welden
Fisher of	Langland	Pelton	Wells
Greene	Lawson	Peterson	Winkelman
Freeman of	Lippold	Pierson	Wolfe
Buena Vista	Lipsky	Poncy	Mr. Speaker
	Logemann	Priebe	

The nays were, 4:

Gannon	McIntyre	Mezvinsky	Ossian
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Absent or not voting, 21:

Bennett	Johnston of	Nelson	Shepherd
Dooley	Johnson	Newton	Skinner
Franklin	Kennedy of	Perkins	Sorg
Hansen of	Chickasaw	Radl	Stroburg
Black Hawk	Kluever	Roorda	Van Nostrand
Jesse	Knight	Schmeiser	Walter

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

Senate File 489, a bill for an act relating to the movement of vehicles and loads of excess size and weight, was taken up for consideration.

Welden of Hardin offered the following amendment filed by him and moved its adoption:

Amend Senate File 489 by adding the following new section:

Sec. 5. Chapter two hundred eighty-five (285), Acts of the Sixty-second General Assembly, section three (3), line four (4), is amended by striking after the word "issue" the words "single trip".

The amendment was adopted.

Mendenhall of Allamakee moved that the bill be read a last

time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 489)

The ayes were, 97:

Alt	Fischer of	Kreamer	Peterson
Andersen	Grundy	Kruse	Pierson
Baker	Fisher of	Langland	Priebe
Battles	Greene	Lawson	Rex
Bennett	Freeman of	Lippold	Rodgers
Bergman	Buena Vista	Lipsky	Sanders
Blouin	Freeman of	Logemann	Schroeder
Brinck	Clay-Dickinson	Logue	Shaw
Caffrey	Goode	McCartney	Shepherd
Camp	Graham	McCormick	Sorg
Campbell	Grassley	Mendenhall	Stokes
Christensen	Hamilton	Menefee	Strand
Cochran	Hansen of	Millen	Stromer
Corey	Black Hawk	Miller of	Strothman
Crabb	Hanson of	Des Moines	Tieden
Crosier	Howard-Mitchell	Miller of	Van Drie
Cunningham	Hill	Jones	Van Nostrand
Darrington	Holden	Miller of	Van Roekel
Dietz	Huff	Marshall	Varley
Dougherty	Johnson of	Miller of	Voorhees
Doyle	Audubon	Page	Warren
Drake	Kehe	Milligan	Waugh
Duitscher	Kitner	Mohrfeld	Weichman
Dunton	Kluever	Nelson	Welden
Edgington	Knight	Nielsen	Winkelman
Ellsworth	Knoblauch	O'Hearn	Wolfe
Ewell	Koch	Perkins	Mr. Speaker

The nays were, 19:

Den Herder	Kennedy of	Newton	Roorda
Gannon	Chickasaw	Nolting	Schmeiser
Jesse	Kennedy of	Ossian	Schwartz
Johnston of	Dubuque	Pelton	Tapscott
Johnson	Mayberry	Poncy	Wells
	Mezvinsky	Radl	

Absent or not voting, 8:

Dooley	McIntyre	Renda	Stroburg
Franklin	Middleswart	Skinner	Walter

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

SENATE AMENDMENT CONSIDERED

Freeman of Clay-Dickinson called up for consideration **House File 77**, a bill for an act relating to snowmobiles, amended by the Senate as follows:

Amend House File 77 as amended and passed by the House by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1.

1. "Snowmobile" means any self-propelled vehicle weighing less than one thousand pounds which utilizes wheels with pneumatic tires and is designed to operate on land or water or is equipped with sled-type runners or skis, an endless belt-type tread, or any combination thereof and is designed for travel upon snow, land, or ice.

2. "Commission" means the state conservation commission.

Sec. 2. The commission is hereby vested with the power to adopt rules and regulations for the:

1. Registration of snowmobiles,
2. Use of snowmobiles insofar as game and fish resources are affected, and
3. Use of snowmobiles on public lands under the jurisdiction of the commission.

The commissioner of public safety may adopt rules and regulations not inconsistent herewith regulating the use of snowmobiles on streets and highways, except that cities and towns may regulate their use on streets under the jurisdiction of cities and towns within their respective corporate limits.

Sec. 3. Every snowmobile used on public streets, highways, land, or ice of this state shall be currently registered and numbered. No person shall operate, maintain, or give permission for the operation or maintenance of any such snowmobile on such land or ice unless the snowmobile is numbered in accordance with this Act, or in accordance with applicable federal laws, or in accordance with an approved numbering system of another state, and unless the identifying number set forth in the registration is displayed on each side of the forward half of such snowmobile.

Sec. 4. The owner of each snowmobile required to be numbered shall register it every year with the county recorder of the county in which the owner resides or, if the owner is a nonresident, he shall register it in the county in which such snowmobile is principally used. The commission shall have supervisory responsibility over the registration of all snowmobiles and shall provide each county recorder with registration forms and certificates and shall allocate identification numbers to each county.

The owner of such snowmobile shall file an application for registration with the appropriate county recorder on forms provided by the commission. The application shall be completed and signed by the owner of the snowmobile and shall be accompanied by a fee of six dollars and a writing fee of fifty cents. Proof of payment of Iowa sales or use tax must accompany all applications for registration. Upon receipt of the application in approved form accompanied by the required fees, the county recorder shall enter the same upon his records and shall issue to the applicant a pocket-size registration certificate. The certificate shall be executed in triplicate, one copy to be delivered to the owner, one copy to the commission, and one copy to be retained on file by the county recorder. The registration certificate shall bear the number awarded to such snowmobile and the name and address of the owner. The registration certificate shall be carried either

in the snowmobile or on the person of the operator of such machine when in use.

Sec. 5. A plate or decal containing the identification numbers or letters shall be furnished by the conservation commission.

The owner shall cause the identification number to be attached to each side of the forward half of the snowmobile in such manner as may be prescribed by the rules and regulations of the commission and shall be maintained in legible condition at all times.

Sec. 6. Every registration certificate and number issued shall expire at midnight April thirtieth, unless sooner terminated or discontinued in accordance with the provisions of this chapter. After the first day of January each year, any unregistered snowmobile and renewals of registration may be so registered for the subsequent year beginning May first.

After the first day of January any unregistered snowmobile may be registered for the remainder of the current registration period and for the subsequent registration period in one transaction. The fee shall be three dollars for the remainder of the current period, in addition to the registration fee of six dollars for the subsequent year beginning May first, and a writing fee of fifty cents. Registration certificates and numbers may be renewed upon application of the owner in the same manner as provided for in securing the original registration.

If the application for registration for the subsequent year is not made before May first of each year, the applicant shall be charged a penalty of one dollar for each six month's delinquency, or any portion thereof.

Whenever any person, after registering a snowmobile, moves from the address shown on the registration certificate, he shall, within ten days, notify the county recorder in writing of such fact.

Registrations may be transferred when a snowmobile is sold by filing an application for such transfer with the county recorder of the county wherein the snowmobile is registered. The county recorder shall collect a transfer fee of one dollar and an additional twenty-five cents as a writing fee.

Duplicate registrations may be issued upon application therefor and the payment of the same fees collected for the transfer of registrations.

Sec. 7. All fees collected from the registration of snowmobiles shall be forwarded by the county recorder to the commission for remission to the treasurer of state, who shall place such money in the state conservation fund. The fees collected shall be appropriated by the general assembly to the commission solely for their use.

Sec. 8. No registration shall be required for the following described snowmobiles:

1. Snowmobiles owned and used by the United States, another state or a political subdivision thereof.
2. Snowmobiles registered in a country other than the United States temporarily used within this state.
3. Snowmobiles covered by a valid license of another

state and which have not been within this state for more than twenty consecutive days.

4. Snowmobiles not registered or licensed in another state or county being used in this state during an organized race or exhibition and not remaining in the state for a period of more than ten days.

Sec. 9. No person shall operate a snowmobile upon roadways or highways, as defined in section three hundred twenty-one point one (321.1) of the Code, except as provided in this Act.

1. A snowmobile shall not be operated at any time within the right of way of any interstate highway or freeway within this state.

2. A snowmobile may make a direct crossing of a street or highway provided:

a. The crossing is made at an angle of approximately ninety degrees to the direction of the highway and at a place where no obstruction prevents a quick and safe crossing; and

b. The snowmobile is brought to a complete stop before crossing the shoulder or main traveled way of the highway; and

c. The driver yields the right of way to all oncoming traffic which constitutes an immediate hazard; and

d. In crossing a divided highway, the crossing is made only at an intersection of such highway with another public street or highway.

3. A registered snowmobile shall not be operated on public highways:

a. On the roadway portion of a highway and adjacent shoulder, or at least five feet on either side of the roadway, except as provided in subsection four (4) of this section, and

b. On limited access highways and approaches, and

c. For racing any moving object, and

d. Abreast with one or more other snowmobiles on a city or town highway.

4. A registered snowmobile may be operated under the following conditions:

a. Upon city or town highways which have not been plowed during the snow season or on such highways as designated by the governing body of a municipality.

b. On that portion of county roads that have not been plowed during the snow season and not maintained or utilized for the operation of conventional motor vehicles.

c. On highways in an emergency during the period of time when and at locations where snow upon the roadway renders travel by conventional motor vehicles impractical.

5. The headlight and tail light shall be lighted during the operation on a public highway from thirty minutes after sunset to thirty minutes before sunrise.

6. A snowmobile shall not be operated on or across a public highway by a person under sixteen years of age.

Sec. 10. Whenever any snowmobile is involved in an accident resulting in injury or death to anyone or property

damage amounting to fifty dollars or more, either the operator or someone acting for him shall immediately notify the county sheriff or another law enforcement agency in the state. The operator shall file with the commission a report of the accident, within forty-eight hours, containing such information as the commission may require.

Sec. 11. A snowmobile shall not be operated without suitable and effective muffling devices except when being operated or used in an organized race or exhibition.

Sec. 12. Every snowmobile shall be equipped with at least one head lamp and one tail lamp, and with brakes which conform to standards prescribed by the commissioner of public safety.

Sec. 13. It shall be unlawful for any person to drive or operate any snowmobile:

1. At a rate of speed greater than reasonable or proper under all existing circumstances.

2. In a careless, reckless, or negligent manner so as to endanger the person or property of another or to cause injury or damage thereto.

3. While under the influence of intoxicating liquor or narcotics or habit-forming drugs.

4. Without a lighted headlight and tail light when required for safety.

5. In any tree nursery or planting in a manner which damages or destroys growing stock.

6. With any firearms in the vehicle, except in the possession of a peace officer.

Sec. 14. Any person who shall violate any provision of this Act or any regulation of the commission or commissioner of public safety shall be guilty of a misdemeanor and punished by a fine of not more than one hundred dollars, or by imprisonment for not more than ninety days.

Johnston of Johnson asked and received unanimous consent to withdraw the amendment filed by him on February 2, 1970, and found on page 312 of the House Journal.

Tieden of Clayton asked and received unanimous consent to withdraw the amendment filed by him on February 4, 1970, and found on pages 362 and 363 of the House Journal.

Tieden of Clayton offered the following amendment filed by him and Johnston of Johnson:

Amend House File 77, as amended and passed by the Senate, as follows:

1. Page 4, by striking from line 28 the word "interstate".

2. Page 5, by striking lines 10 through 18, inclusive, and inserting in lieu thereof the words "highways, except as provided in subsection 4 of this section."

3. Page 5, by striking lines 21 through 23, inclusive, and inserting in lieu thereof the following:

"a. Upon city or town highways, when designated by the governing body of a municipality and such highways are closed to all other motor vehicle traffic."

4. Page 5, by inserting in line 27 after the word "vehicles" the words "and closed to all other motor vehicle traffic by resolution of the county board of supervisors."

5. Page 5, by striking lines 28 through 30, inclusive, and inserting in lieu thereof the following:

"c. On highways in an emergency when an emergency is declared by the county sheriff."

McCartney of Floyd moved the previous question on House File 77 and all amendments filed thereto.

The motion prevailed.

Division of the Tieden-Johnston amendment was requested. Amendment 1 of the amendment to be considered as division 1, and amendments 2, 3, 4 and 5 of the amendment to be considered as division 2.

Tieden of Clayton moved the adoption of division 1 of the amendment.

Division 1 of the amendment lost.

Tieden of Clayton moved the adoption of division 2 of the amendment.

Roll call was requested by Tieden of Clayton and Fischer of Grundy.

On the question "Shall division 2 of the amendment be adopted?"

The ayes were, 53:

Baker	Hanson of	Menefee	Rex
Battles	Howard-Mitchell	Mezvinsky	Schmeiser
Caffrey	Holden	Millen	Schwartz
Camp	Huff	Miller of	Shaw
Christensen	Johnston of	Des Moines	Sorg
Cunningham	Johnson	Miller of	Stokes
Dunton	Kennedy of	Jones	Tapscott
Edgington	Chickasaw	Miller of	Tieden
Ellsworth	Kitner	Page	Van Drie
Ewell	Kreamer	Milligan	Van Roekel
Fischer of	Langland	Mohrfeld	Varley
Grundy	Lippold	Ossian	Warren
Gannon	Lipaky	Poncy	Weichman
Graham	Mayberry	Priebe	Winkelman
Grassley	Mendenhall	Radl	Mr. Speaker

The nays were, 61:

Alt	Crabb	Drake	Goode
Andersen	Crosier	Duitscher	Hamilton
Bergman	Darrington	Fisher of	Hansen of
Blouin	Den Herder	Greene	Black Hawk
Brinck	Dietz	Freeman of	Hill
Campbell	Dooley	Buena Vista	Jesse
Cochran	Dougherty	Freeman of	Johnson of
Corey	Doyle	Clay-Dickinson	Audubon

Kehe	Logemann	Nielsen	Strand
Kennedy of Dubuque	Logue	Nolting	Stromer
Cluever	McCormick	O'Hearn	Strothman
Knight	McIntyre	Pelton	Van Nostrand
Knoblauch	Middleswart	Rodgers	Voorhees
Koch	Miller of Marshall	Roorda	Waugh
Kruse	Nelson	Sanders	Welden
Lawson	Newton	Schroeder	Wells
		Shepherd	Wolfe

Absent or not voting, 10:

Bennett	Perkins	Renda	Stroburg
Franklin	Peterson	Skinner	Walter
McCartney	Pierson		

Division 2 of the amendment lost.

Tieden of Clayton offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House File 77, by striking from lines 163 and 164 the words "from thirty minutes after sunset to thirty minutes before sunrise" and inserting in lieu thereof the following:

"at any time from sunset to sunrise, and at such other times when conditions such as fog, snow, sleet, or rain provide insufficient lighting to render clearly discernible persons and vehicles at a distance of five hundred feet ahead".

The amendment was adopted.

Freeman of Clay-Dickinson moved that the House concur in the Senate amendment as amended.

Motion prevailed and the House concurred in the Senate amendment as amended.

Freeman of Clay-Dickinson moved that the bill, as amended by the Senate, further amended by the House and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 77)

The ayes were, 94:

Alt	Crosier	Freeman of	Johnson of
Andersen	Cunningham	Buena, Vista	Audubon
Battles	Darrington	Freeman of	Johnston of
Bergman	Den Herder	Clay-Dickinson	Johnson
Blouin	Dietz	Goode	Kehe
Brinck	Dougherty	Graham	Kennedy of
Caffrey	Drake	Grassley	Chickasaw
Camp	Duitscher	Hamilton	Kennedy of
Campbell	Dunton	Hansen of	Dubuque
Christensen	Ellsworth	Black Hawk	Kitner
Cochran	Ewell	Hanson of	Cluever
Corey	Fisher of	Howard-Mitchell	Knight
Crabb	Greene	Hill	Knoblauch

Koch	Millen	Pelton	Strothman
Kreamer	Miller of	Perkins	Tieden
Kruse	Des Moines	Pierson	Van Drie
Langland	Miller of	Poncy	Van Nostrand
Lawson	Jones	Priebe	Van Roekel
Lippold	Miller of	Rex	Varley
Logemann	Marshall	Rodgers	Voorhees
Logue	Miller of	Roorda	Waugh
McCartney	Page	Sanders	Weichman
McCormick	Mohrfeld	Schroeder	Welden
McIntyre	Newton	Shepherd	Winkelman
Mendenhall	Nielsen	Sorg	Wolfe
Mezvinaky	Nolting	Strand	Mr. Speaker
Middleswart	O'Hearn	Stromer	

The nays were, 22:

Baker	Gannon	Nelson	Shaw
Dooley	Holden	Ossian	Stokes
Doyle	Huff	Peterson	Tapscott
Edgington	Jesse	Radl	Warren
Fischer of	Mayberry	Schmeiser	Wells
Grundy	Milligan	Schwartz	

Absent or not voting, 8:

Bennett	Lipsky	Renda	Stroburg
Franklin	Menefee	Skinner	Walter

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

Senate File 1055, a bill for an act to provide a relocation advisory assistance program and relocation payments to persons displaced by highway projects, was taken up for consideration.

Miller of Page offered the following amendment filed by him:

Amend Senate File 1055 as follows:

By striking sections 12 and 13.

Division of the amendment was requested. Striking section 12 of the bill to be considered as division 1 and striking section 13 of the bill to be considered as division 2 of the amendment.

Miller of Page moved the adoption of division 1 of the amendment.

Division 1 of the amendment was adopted.

Miller of Page asked and received unanimous consent to withdraw division 2 of the amendment.

Miller of Page offered, from the floor, the following amendment and moved its adoption:

Further amend Senate File 1055 by renumbering section 13 as section 12.

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?" (S.F. 1055)

The ayes were, 112:

Alt	Gannon	Lipsky	Pierson
Andersen	Goode	Logemann	Poncy
Baker	Graham	Logue	Priebe
Battles	Grassley	Mayberry	Radl
Bergman	Hamilton	McCartney	Rex
Blouin	Hansen of	McCormick	Roorda
Brinck	Black Hawk	McIntyre	Sanders
Caffrey	Hanson of	Mendenhall	Schmeiser
Camp	Howard-Mitchell	Menefee	Schroeder
Campbell	Hill	Mezvinsky	Schwartz
Christensen	Holden	Middleswart	Shaw
Cochran	Huff	Millen	Shepherd
Corey	Jesse	Miller of	Sorg
Crabb	Johnson of	Des Moines	Stokes
Cunningham	Audubon	Miller of	Strand
Den Herder	Johnston of	Jones	Strothman
Dietz	Johnson	Miller of	Tapscott
Dougherty	Kehe	Marshall	Tieden
Doyle	Kennedy of	Miller of	Van Drie
Drake	Chickasaw	Page	Van Nostrand
Duitscher	Kennedy of	Milligan	Van Roekel
Dunton	Dubuque	Mohrfeld	Varley
Edgington	Kitner	Nelson	Voorhees
Ellsworth	Kluever	Newton	Warren
Fischer of	Knight	Nielsen	Waugh
Grundy	Knoblauch	Nolting	Weichman
Fisher of	Koch	O'Hearn	Welden
Greene	Kreamer	Ossian	Wells
Freeman of	Kruse	Pelton	Winkelman
Buena Vista	Langland	Perkins	Wolfe
Freeman of	Lawson	Peterson	Mr. Speaker
Clay-Dickinson	Lippold		

The nays were, none.

Absent or not voting, 12:

Bennett	Dooley	Renda	Stroburg
Crosier	Ewell	Rodgers	Stromer
Darrington	Franklin	Skinner	Walter

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 Senate File 489 passed the House.

SHAW of Scott
GRASSLEY of Butler

PERSONAL PRIVILEGE

Kennedy of Dubuque rose on a point of personal privilege and presented to the House Peter Mutyaba from Uganda, East Africa, a University of Wisconsin graduate in agricultural journalism.

The House was recessed 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 passed the following bill in which the concurrence of the House is asked:

Senate File 356, a bill for an act providing the authority for commitment of neglected children to department of social services.

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

Senate File 366, a bill for an act to permit counties to become associated with the Iowa state association of counties.

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

Senate File 512, a bill for an act relating to delinquent taxes.

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

Senate File 1048, a bill for an act relating to township halls.

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

Senate File 1117, a bill for an act relating to federal tax lien registration.

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

Senate File 1120, a bill for an act relating to conveyance of land in Page County.

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

Senate File 1148, a bill for an act relating to legalizing acts.

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

Senate File 1150, a bill for an act relating to corrections required by passage of Iowa Banking Act of 1969.

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

Senate File 1152, a bill for an act relating to copies of enforcement officer's report.

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

Senate File 1156, a bill for an act relating to investment of funds of state board of regents institutions.

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

Senate File 1182, a bill for an act relating to state personal net income tax and state business tax on corporations.

CARROLL A. LANE, Secretary

CONSIDERATION OF BILLS REGULAR CALENDAR

House File 1007, a bill for an act relating to municipal lighting districts, with report of committee recommending amendment and passage, was taken up for consideration.

Logue of Iowa offered the following amendment filed by the committee on cities and towns and moved its adoption:

Amend House File 1007 as follows:

1. By striking from page 1 all of lines 4 and 5 and inserting in lieu thereof the following: "(389.17), Code 1966, is amended by striking from lines one (1) and two (2) the words 'city of fifteen thousand or more population,' and inserting in lieu thereof the words 'city or town'".

2. By adding to Section 1 the following:

"Said section is further amended by inserting after the word 'city' in lines four (4), five (5), six (6), and twelve (12) the words 'or town' in each instance."

3. By adding the following new section:

"Sec. 2. Section three hundred eighty-nine point eighteen (389.18), Code 1966, is amended by inserting in lines two (2) and three (3) after the word 'city' the words 'or town' in each instance."

The amendment was adopted.

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. 1007)

The ayes were, 105:

Alt	Christensen	Doyle	Fisher of
Andersen	Cochran	Drake	Greene
Baker	Corey	Duitscher	Freeman of
Battles	Crabb	Dunton	Buena Vista
Bergman	Crosier	Edgington	Freeman of
Blouin	Cunningham	Ellsworth	Clay-Dickinson
Brinck	Darrington	Ewell	Gannon
Caffrey	Dietz	Fischer of	Goode
Camp	Dooley	Grundy	Graham
Campbell	Dougherty		Grassley

Hamilton	Lawson	Mohrfeld	Shepherd
Hansen of Black Hawk	Lippold	Nelson	Skinner
Hanson of Howard-Mitchell	Lipsky	Nelson	Sorg
Hill	Logemann	Nolting	Stokes
Holden	Logue	Ossian	Strand
Huff	Mayberry	Peterson	Tapscott
Johnson of Audubon	McCartney	Pierson	Tieden
Kehe	McCormick	Poncy	Van Drie
Kennedy of Chickasaw	McIntyre	Priebe	Van Nostrand
Kennedy of Dubuque	Mendenhall	Radl	Van Roekel
Kitner	Menefee	Renda	Varley
Kluever	Mezvinsky	Rex	Voorhees
Koch	Middleswart	Rodgers	Warren
Kreamer	Miller of Des Moines	Roorda	Weichman
Kruse	Miller of Jones	Sanders	Welden
	Miller of Schroeder	Schmeiser	Wells
	Marshall	Schwartz	Winkelman
	Milligan	Shaw	Wolfe
			Mr. Speaker

The nays were, none.

Absent or not voting, 19:

Bennett	Knight	Newton	Stromer
Den Herder	Knoblauch	O'Hearn	Strothman
Franklin	Langland	Pelton	Walter
Jesse	Millen	Perkins	Waugh
Johnston of Johnson	Miller of Page	Stroburg	

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

House File 1093, a bill for an act relating to joint planning commissions, with report of committee recommending passage, was taken up for consideration.

Pelton of Clinton offered the following amendment filed by him and moved its adoption:

Amend House File 1093 by adding the following new section:

Sec. 3. Section four hundred seventy-three A point three (473A.3), Code 1966, is hereby amended by striking from line two (2) the word "appointive".

The amendment was adopted.

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. 1093)

The ayes were, 102:

Alt	Baker	Bergman	Brinck
Andersen	Battles	Blouin	Camp

Campbell	Graham	Mayberry	Rodgers
Christensen	Grassley	McCartney	Roorda
Cochran	Hamilton	McCormick	Sanders
Corey	Hansen of	McIntyre	Schmeiser
Crabb	Black Hawk	Mendenhall	Schroeder
Crosier	Hanson of	Menefee	Schwartz
Cunningham	Howard-Mitchell	Mezvinsky	Shaw
Darrington	Hill	Middleswart	Shepherd
Dietz	Holden	Miller of	Skinner
Dooley	Huff	Des Moines	Sorg
Dougherty	Johnson of	Miller of	Stokes
Doyle	Audubon	Jones	Strand
Duitscher	Kehe	Miller of	Tapscott
Dunton	Kennedy of	Marshall	Tieden
Edgington	Chickasaw	Milligan	Van Drie
Ellsworth	Kennedy of	Mohrfeld	Van Nostrand
Ewell	Dubuque	Nelson	Van Roekel
Fischer of	Kitner	Nielsen	Varley
Grundy	Kluever	Nolting	Voorhees
Fisher of	Koch	Ossian	Warren
Greene	Kreamer	Pelton	Weichman
Freeman of	Kruse	Pierson	Welden
Buena Vista	Lawson	Poncy	Wells
Freeman of	Lippold	Priebe	Winkelman
Clay-Dickinson	Lipsky	Radl	Wolfe
Gannon	Logemann	Rex	Mr. Speaker
Goode	Logue		

The nays were, none.

Absent or not voting, 22:

Bennett	Johnston of	Miller of	Renda
Caffrey	Johnson	Page	Stroburg
Den Herder	Knight	Newton	Stromer
Drake	Knoblauch	O'Hearn	Strothman
Franklin	Langland	Perkins	Walter
Jesse	Millen	Peterson	Waugh

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

House File 208, a bill for an act relating to zoning of unincorporated areas within two miles of cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

Mendenhall of Allamakee offered the following amendment filed by the committee on cities and towns and moved its adoption:

Amend House File 208 as follows:

1. Page 1 by inserting the following as section 1:

"Section 1. Section four hundred nine point fourteen (409.14), Code 1966, is hereby amended as follows:

(1) By striking from line ten (10) the words "one mile" and inserting in lieu thereof the words "two miles".

(2) By striking from line seventeen (17) the word "two" and inserting the word "four"."

2. By renumbering section 1 as section 2.

3. Amend the title by striking all after the word "to" and inserting in lieu thereof the following: "the platting and zoning jurisdiction in unincorporated areas outside of cities and towns."

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. 208)

The ayes were, 86:

Alt	Freeman of	Kreamer	Poncy
Andersen	Buena Vista	Langland	Radl
Baker	Freeman of	Lawson	Rex
Battles	Clay-Dickinson	Lippold	Sanders
Bennett	Gannon	Lipsky	Schmeiser
Bergman	Goode	Logemann	Schroeder
Blouin	Hamilton	Logue	Schwartz
Brinck	Hansen of	Mayberry	Shaw
Caffrey	Black Hawk	McCartney	Shepherd
Campbell	Hanson of	McCormick	Skinner
Cochran	Howard-Mitchell	McIntyre	Strand
Corey	Hill	Mendenhall	Tapscott
Crabb	Huff	Menefee	Tieden
Crosier	Jesse	Mezvinsky	Van Roekel
Cunningham	Johnston of	Miller of	Varley
Dietz	Johnson	Des Moines	Voorhees
Dooley	Kehe	Miller of	Warren
Dougherty	Kennedy of	Jones	Weichman
Doyle	Chickasaw	Milligan	Weiden
Drake	Kitner	Mohrfeld	Wells
Dunton	Kluever	Newton	Winkelman
Edgington	Knight	Nolting	Wolfe
Ellsworth	Knoblauch	O'Hearn	Mr. Speaker
	Koch	Pelton	

The nays were, 19:

Christensen	Johnson of	Nelson	Roorde
Darrington	Audubon	Nielsen	Stokes
Duitscher	Kruse	Ossian	Strothman
Graham	Middleswart	Priebe	Van Drie
Grassley	Miller of	Rodgers	
Holden	Marshall		

Absent or not voting, 19:

Camp	Fisher of	Miller of	Sorg
Den Herder	Greene	Page	Stroburg
Ewell	Franklin	Perkins	Stromer
Fischer of	Kennedy of	Peterson	Van Nostrand
Grundy	Dubuque	Pierson	Walter
	Millen	Renda	Waugh

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

House File 1063, a bill for an act relating to the rates of interest and interest penalty for the redemption of real property, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 1063)

The ayes were, 30:

Battles	Fischer of	Knight	Miller of
Bennett	Grundy	Knoblauch	Jones
Bergman	Freeman of	Kruse	Nielsen
Caffrey	Buena Vista	Langland	Peterson
Camp	Grassley	Lawson	Rex
Corey	Holden	McCartney	Stokes
Cunningham	Johnson of	Mendenhall	Varley
Dietz	Audubon	Menefee	Welden
Drake	Kehe		

The nays were, 79:

Alt	Gannon	Mayberry	Roorda
Andersen	Goode	McCormick	Sanders
Baker	Graham	McIntyre	Schmeiser
Blouin	Hamilton	Mezvinsky	Schwartz
Brinck	Hansen of	Middlewart	Shepherd
Campbell	Black Hawk	Miller of	Skinner
Christensen	Hanson of	Des Moines	Sorg
Cochran	Howard-Mitchell	Miller of	Strand
Crabb	Hill	Marshall	Strothman
Crosier	Huff	Milligan	Tapscott
Darrington	Jesse	Mohrfeld	Tieden
Dooley	Johnston of	Nelson	Van Drie
Dougherty	Johnson	Newton	Van Nostrand
Doyle	Kennedy of	Nolting	Van Roekel
Duitscher	Chickasaw	O'Hearn	Voorhees
Dunton	Kitner	Ossian	Warren
Edgington	Koch	Pierson	Weichman
Ellsworth	Kreamer	Poncy	Wells
Fisher of	Lippold	Priebe	Winkelman
Greene	Lipsky	Radl	Wolfe
Freeman of	Logemann	Renda	Mr. Speaker
Clay-Dickinson	Logue	Rodgers	

Absent or not voting, 15:

Den Herder	Kluever	Pelton	Stroburg
Ewell	Millen	Perkins	Stromer
Franklin	Miller of	Schroeder	Walter
Kennedy of	Page	Shaw	Waugh
Dubuque			

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File 406, a bill for an act relating to records in the county

recorder's office, with report of committee recommending passage, was taken up for consideration.

Lippold of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend Senate File 406 by inserting on page 1, line 15, a new sentence following the word "indexed.":

"When an official record is so produced in miniature there shall at the same time be reproduced a security copy to be kept outside of the courthouse."

The amendment was adopted.

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?" (S.F. 406)

The ayes were, 98:

Alt	Freeman of	Lipsky	Radl
Andersen	Clay-Dickinson	Logemann	Renda
Baker	Goode	Logue	Rex
Battles	Graham	McCormick	Rodgers
Bennett	Grassley	Mendenhall	Sanders
Bergman	Hamilton	Menefee	Schmeiser
Blouin	Hansen of	Mezvinsky	Schwartz
Caffrey	Black Hawk	Middleswart	Shaw
Campbell	Hanson of	Miller of	Shepherd
Christensen	Howard-Mitchell	Des Moines	Skinner
Cochran	Hill	Miller of	Sorg
Corey	Holden	Jones	Stokes
Crabb	Huff	Miller of	Strand
Crosier	Jesse	Marshall	Strothman
Cunningham	Johnson of	Milligan	Tapscott
Darrington	Audubon	Mohrfeld	Tieden
Dietz	Johnston of	Nelson	Van Drie
Dooley	Johnson	Newton	Van Roekel
Dougherty	Kehe	Nielsen	Varley
Doyle	Kitner	Nolting	Voorhees
Drake	Knight	O'Hearn	Weichman
Dunton	Koch	Ossian	Welden
Edgington	Kreamer	Pelton	Wells
Ellsworth	Kruse	Peterson	Winkelman
Fischer of	Langland	Pierson	Wolfe
Grundy	Lawson	Poncy	Mr. Speaker
Freeman of	Lippold	Priebe	
Buena Vista			

The nays were, 9:

Camp	Gannon	McCartney	Van Nostrand
Fisher of	Kennedy of	Roorda	Warren
Greene	Chickasaw	Schroeder	

Absent or not voting, 17:

Brinck	Duitscher	Franklin	Kennedy of
Den Herder	Ewell		Dubuque

Kluever
 Knoblauch
 Mayberry
 McIntyre

Millen
 Miller of
 Page

Perkins
 Stroburg
 Stromer

Walter
 Waugh

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

Senate File 1069, a bill for an act relating to roads under the jurisdiction of boards of supervisors, 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?" (S.F. 1069)

The ayes were, 108:

Alt	Freeman of	Lipsky	Radl
Andersen	Buena Vista	Logemann	Renda
Baker	Freeman of	Logue	Rex
Battles	Clay-Dickinson	McCartney	Rodgers
Bennett	Gannon	McCormick	Roorda
Bergman	Goode	McIntyre	Sanders
Blouin	Graham	Mendenhall	Schmeiser
Brinck	Grassley	Menefee	Schroeder
Caffrey	Hamilton	Mezvinsky	Schwartz
Camp	Hansen of	Middleswart	Shaw
Campbell	Black Hawk	Miller of	Shepherd
Christensen	Hanson of	Des Moines	Skinner
Cochran	Howard-Mitchell	Miller of	Sorg
Corey	Hill	Jones	Stokes
Crabb	Holden	Miller of	Strand
Crosier	Huff	Marshall	Strothman
Cunningham	Johnson of	Miller of	Tapscott
Darrington	Audubon	Page	Tieden
Dietz	Johnston of	Milligan	Van Drie
Dooley	Johnson	Mohrfeld	Van Nostrand
Dougherty	Kehe	Nelson	Van Roekel
Doyle	Kennedy of	Newton	Varley
Drake	Chickasaw	Nielsen	Voorhees
Duitscher	Knight	Nolting	Warren
Dunton	Knoblauch	O'Hearn	Weichman
Ellsworth	Koch	Ossian	Welden
Fischer of	Kreamer	Pelton	Wells
Grundy	Kruse	Peterson	Winkelman
Fisher of	Langland	Pierson	Wolfe
Greene	Lawson	Poncy	Mr. Speaker
	Lippold		

The nays were, none.

Absent or not voting, 16:

Den Herder
 Edgington
 Ewell
 Franklin
 Jesse

Kennedy of
 Dubuque
 Kitner
 Kluever

Mayberry
 Millen
 Perkins
 Priebe

Stroburg
 Stromer
 Walter
 Waugh

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

HOUSE FILE 1084 WITHDRAWN

Peterson of Woodbury asked and received unanimous consent to withdraw **House File 1084** from further consideration by the House.

MOTION TO RECONSIDER (House File 1063)

I move to reconsider the vote by which House File 1063 failed to pass the House on February 5, 1970.

ED SKINNER

MESSAGES FROM 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 568, a bill for an act providing for establishment of benefited street lighting districts in certain areas.

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

Senate File 1061, a bill for an act relating to qualifications of soil conservation district commissioners.

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

Senate File 1062, a bill for an act relating to a department of soil conservation.

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

Senate File 1149, a bill for an act relating to publication of opinions of the supreme court.

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

Senate File 1162, a bill for an act relating to certification of nominees and distribution of absentee ballots for primary and general elections.

CARROLL A. LANE, Secretary

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 5, 1970, he approved and transmitted to the Secretary of State the following bills:

Senate File 270, an act relating to merger and consolidation of cooperative associations.

Senate File 1013, an act relating to the registration and operation of motor vehicles.

REPORTS OF COMMITTEES

Tieden of Clayton, from the committee on conservation and recreation, submitted the following reports:

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, by inserting after the word "commission" in line eighteen (18) the words "in the use of their facilities and in the promotion of programs among students in order".
2. Page 2, by inserting after the word "dollars" in line nineteen (19) the words "for materials and instruction cost".
3. Further amend by adding the following new section to page 2:
Sec. 10. The effective date of this Act shall be July 1, 1972.

DALE L. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred **Senate File 1079**, a bill for an act relating to conservation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same 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 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 by committee amendment filed May 2, 1969, and when so amended the bill do pass.

RAY C. CUNNINGHAM, Chairman

Peterson of Woodbury, from the committee on county government, submitted the following reports:

MR. SPEAKER: Your committee on county government, to whom was referred **Senate File 340**, a bill for an act relating to election returns, begs leave to report it has had 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 PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred **Senate File 1097**, a bill for an act relating to county agricultural extension 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 PETERSON, Chairman

AMENDMENTS FILED

1 Amend the committee on schools amendment to House File 333,
2 filed January 26, 1970, and found on pages 223 and 224 of the
3 House Journal, by adding the following new section:

4 Chapter two hundred eighty A (280A) is hereby amended by
5 adding the following new section:

6 "Any merged area may combine with any adjacent merged area
7 after a favorable vote by the electors of each of the areas in-
8 volved. If the boards of directors of two or more merged areas
9 agree to a combination, the question shall be submitted to the
10 electors of each area at a special election to be held on the
11 same day in each area. The special election shall not be held
12 within thirty days of any general election. Prior to the special
13 election, the board of each merged area shall publish notice of
14 the election at least three times, no oftener than once a week,
15 in one or more newspapers of general circulation within the
16 merged area.

17 If the vote is favorable in each merged area, the boards
18 of each area shall proceed to transfer the assets, liabilities,
19 and facilities of the areas to the combined merged area, and
20 shall serve as the acting board of the combined merged area
21 until a new board of directors is elected. The acting board
22 shall submit to the state board a plan for redistricting the
23 combined merged area, and upon receiving approval from the
24 state board, shall provide for the election of a director from
25 each new district at the next regular school election. The
26 directors elected from each new district shall determine their
27 terms by lot as provided in section two hundred eighty A point
28 twelve (280A.12) of the Code. Election of directors for the
29 combined merged area shall follow the procedures established
30 for election of directors of a merged area. A combined merged
31 area shall be subject to all provisions of law and regulations
32 governing merged areas."

DEN HERDER of Sioux
KRUSE of O'Brien
BERGMAN of Lyon-Osceola

1 Amend the committee amendment to House File 333, filed
2 January 26, 1970, by the committee on schools by striking all
3 of lines 5 through 33 and inserting in lieu thereof the following:

4 "following new paragraph:

5 If any area of this state is not within one of the existing
6 merged areas of this state by January 1, 1971, or is not included
7 in a plan pending before the state board of public instruction,
8 or its successor, under the provisions of this chapter on or
9 before that date, the state board of public instruction, or its
10 successor, shall attach all such areas to an existing merged area
11 or shall form such areas into new merged area. Such attachment
12 or formation shall become effective by resolution of the board,
13 and by filing notice, if applicable, with the secretary of the
14 school board of the merged area to which such area is to be
15 attached. Any area included in a merged area plan filed with the
16 state board, or its successor, on or before January 1, 1971, and
17 not becoming a part of a merged area because of the subsequent

18 failure of the plan, shall be attached to an existing merged area
 19 by the state board of public instruction or its successor. The
 20 state board or its successor shall, where possible, carry out the
 21 provisions of this Act by July 1, 1971, but may defer action as
 22 may be necessary. The state board, or its successor, in carrying
 23 out the provisions of this Act shall investigate the desires of
 24 the residents of the area affected, and obtain the advice and
 25 recommendation of the advisory committee. All actions taken by
 26 the state board shall be accomplished by resolution of the board.
 27 Such resolution shall be adopted by roll-call vote entered in
 28 the minutes of the board and the action of the board shall be
 29 final."

BLOUIN of Dubuque

1 Amend the committee on schools amendment to House
 2 File 333, filed January 26, 1970, and found on pages 223
 3 and 224 of the House Journal, by inserting in line 28
 4 after the word "committee." the following:

5 At any time before a final attachment is made by the
 6 state board, the county school board of any county, or an
 7 individual school district within such county not included
 8 in a merged area may submit to the voters of the county,
 9 or an individual school district within such county the
 10 question of which adjacent merged area the county, or an
 11 individual school district within such county shall join.
 12 Upon notification by a board of supervisors that the question
 13 will be submitted to the electors of a county, or an in-
 14 dividual school district within such county the state board
 15 shall stay its attachment proceedings until the results
 16 of the election are obtained and shall be bound by the
 17 results of the election. The board of supervisors shall
 18 submit the question at the next regular school election
 19 or at an earlier special election. The board of super-
 20 visors shall publish notice of the election at least
 21 three times, no oftener than once a week, in one or more
 22 newspapers of general circulation in the county.

BATTLES of Jackson

1 Amend House File 434 by adding the following new section:

2 Sec. 3. If any city or town casts a majority vote
 3 against the continuance of such a municipal utility board of
 4 trustees as provided in section one (1) of this Act, no funds
 5 which have been under the control of the board of trustees, as
 6 a depreciation reserve or for the replacement of specified
 7 property, or for any similar specific purpose, shall be trans-
 8 ferred or co-mingled with any other city or town fund. Such
 9 funds shall be held in trust for a period of four years follow-
 10 ing the dissolution of the municipal utility board of trustees,
 11 and may be used only for the purpose for which they were
 12 accumulated. After four years such funds shall be transferred
 13 to the control of the city or town council which has control of
 14 the municipal utility.

HANSEN of Black Hawk

1 Amend House File 1065 as follows:

2 1. Page 1, line 18, by striking the words "one dollar"

3 and inserting in lieu thereof the words "ninety-three
4 cents".

5 2. Page 2, line 9, by inserting the word "two" and in-
6 serting in lieu thereof the word "one".

BERGMAN of Lyon-Osceola

1 Amend House File 1106 by striking all of lines 5, 6, and
2 7 and inserting in lieu thereof the following:

3 "Section 1. No person shall be placed in legal jeopardy for
4 protecting himself, his family, or when coming to".

TAPSCOTT of Polk

1 Amend House File 1156 by adding thereto the following
2 new section:

3 Sec. 35. The county board of social welfare in any
4 county is authorized to enter into the following agreement
5 with the court, which may ratify such agreement by a majority
6 vote of the district judges assigned to the judicial district
7 where such board is located:

8 Any person entitled to periodic support payments pursuant
9 to an order or judgment entered in an action for dissolution
10 of marriage, who is also a welfare recipient, shall assign his
11 rights to such payments to the county board of social welfare
12 granting such assistance. The clerk of court shall forward
13 support payments received pursuant to section twenty-three (23)
14 of this Act to such board. Such sums may serve to reduce the
15 amount of the welfare payments granted such recipient. The
16 board of social welfare shall have the right to secure support
17 payments in default through proceedings provided for in chapter
18 two hundred fifty-two A (252A) of the Code or section twenty-
19 five (25) of this Act.

20 The clerk shall furnish such welfare agency with copies
21 of all orders or decrees awarding support to parties having
22 custody of minor children when such parties are receiving wel-
23 fare assistance, have applied for welfare assistance, or it
24 appears from financial statements filed that such parties are
25 or may become eligible for such assistance.

SHAW of Scott
HILL of Marshall

1 Amend House File 1185 by inserting after line 20
2 the following section:

3 "Sec. 2. This Act being deemed of immediate
4 importance shall take effect and be in force from and after
5 its approval and publication in the Bremer County Independent,
6 a newspaper published in Waverly, Iowa, and in the
7 Hampton Chronicle, a newspaper published in Hampton,
8 Iowa."

KEHE of Bremer

1 Amend House File 1197, section 1, by adding thereto
2 the following:

3 7. By striking from lines 11 and 12 the words "one week"
4 and inserting in lieu thereof the words "two weeks".

5 8. By striking in line sixteen (16) the word "fifteenth",
6 and inserting in lieu thereof the word "tenth".

7 9. By striking from line 18 the word "fifteenth" and
8 inserting in lieu thereof the word "tenth".

WELLS of Linn

1 Amend Senate File 1083, as passed by the Senate, as fol-
2 lows:

3 1. By striking on page 3, from line 25, the words "by
4 striking in line", also all of lines 26 and 27 and insert-
5 ing in lieu thereof the following: "as follows:
6 (1). By striking from lines twelve (12) and thirteen (13)
7 the words 'in odd-numbered years'.
8 (2). By striking from line sixteen (16) the word 'six'
9 and inserting in lieu thereof the word 'three'.
10 (3). By striking from lines nineteen (19) and twenty (20)
11 the words 'odd-numbered year' and inserting in lieu thereof
12 the words 'annual school'."

13 2. By inserting on page 3 after line twenty-seven (27)
14 the following new section and appropriately renumbering the
15 subsequent sections:

16 "Sec. 18. Section two hundred seventy-three point nine
17 (273.9), Code 1966, is hereby amended as follows:

18 (1) By striking from line three (3) the word 'odd-numbered'.

19 (2) By striking from line five (5) the words 'two years'
20 and inserting in lieu thereof the words 'one year'.

21 3. By striking on page 4 all of lines twenty-three (23)
22 through twenty-nine (29) and inserting in lieu thereof the
23 following section:

24 "Section two hundred seventy-three point twenty-two (273.22),
25 Code 1966, as amended by chapter one hundred eighty-three (183),
26 section three, Acts of the Sixty-third General Assembly, First
27 Session, is hereby further amended as follows:

28 (1) By striking from subsection five (5), lines twelve (12)
29 and thirteen (13) the words 'in odd-numbered years'.

30 (2) By striking from subsection five (5), line sixteen (16),
31 the word 'six' and inserting in lieu thereof the word 'three'.

32 (3) By striking from subsection five (5), lines nineteen (19)
33 and twenty (20) the words 'odd-numbered year'.

34 (4) By striking from subsection six (6), line thirteen (13),
35 the word 'odd-numbered'.

36 (5) By striking from subsection six (6), line fifteen (15),
37 the words 'two years' and inserting in lieu thereof the words
38 'one year'.

39 (6) By striking from subsection six (6), line sixteen (16),
40 the word 'four' and inserting in lieu thereof the word 'two'."

41 4. By striking on page 7, line eleven (11), the words
42 "amended by striking", and all of lines twelve (12) and thir-
43 teen (13) and inserting in lieu thereof the word "repealed".

44 5. By striking on page 10, line thirty (30), the word
45 "four" and inserting in lieu thereof the word "three".

KREAMER of Polk

1 Amend Senate File 1097, as amended and passed by the
2 Senate, by striking everything after the enacting clause and
3 inserting in lieu thereof the following:

4 Section 1. Section one hundred seventy-six A point ten

5 (176A.10), Code 1966, is hereby repealed and the following
6 enacted in lieu thereof:
7 "The extension council of each extension district shall,
8 at a regular or special meeting held in July of each year,
9 estimate the amount of money required to be raised by taxation
10 for financing the county agricultural extension education
11 Program authorized in this chapter. The amount so estimated
12 for the 'county agricultural extension education fund' shall
13 not exceed three-fourths mill on the dollar of assessed valua-
14 tion per year. The extension council shall in every respect
15 comply with chapter twenty-four (24) of the Code."

BRINCK of Lee

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Friday, February 6, 1970.

JOURNAL OF THE HOUSE

Twenty-sixth Calendar Day—Twentieth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FRIDAY, FEBRUARY 6, 1970.

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

Prayer was offered by the Reverend Newell Davis, pastor of the United Church of Christ, Grinnell, Iowa.

The Journal of Thursday, February 5, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Waugh of Monona on request of the Speaker; Stromer of Hancock on request of McCormick of Delaware; Franklin of Polk on request of Jesse of Polk; Nolting of Black Hawk on request of Lawson of Cerro Gordo; McIntyre of Linn on request of Sorg of Linn.

PETITIONS FILED

The following petitions were received and placed on file:

By Dougherty of Lucas-Monroe, from nineteen residents of Lucas County favoring legislation to make it unlawful for any liquid fertilizer plant to locate within a specified distance of any residential dwelling.

By O'Hearn of Scott, from twenty-seven residents of Clinton and Camanche favoring state aid to those classes which are required by the State of Iowa and taken in private institutions.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 642 and 682 and Senate Files 340, 1079 and 1097, under Rule 35.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House Concurrent Resolution 107, regarding the establishment of a Western Iowa University.

CARROLL A. LANE
Secretary of the Senate

HOUSE FILE 342 RE-REFERRED

The Speaker announced that **House File 342** previously referred to the committee on social services is re-referred to the committee on **judiciary**.

INTRODUCTION OF BILLS

House File 1210, by Winkelman, Cochran, Mayberry, Graham and Tieden, a bill for an act relating to water safety regulations.

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

House File 1211, by committee on cities and towns, a bill for an act relating to the height of buildings.

Read first time and **placed on the calendar**.

House File 1212, by committee on agriculture, a bill for an act relating to a new state agriculture building.

Read first time and referred to committee on **appropriations**.

House File 1213, by Baker, a bill for an act to provide financial relief to mentally ill persons or persons liable for their support and to make an appropriation therefor.

Read first time and referred to committee on **appropriations**.

House File 1214, by Nolting, a bill for an act relating to public officials.

Read first time and referred to committee on **state government**.

House File 1215, by Welden, a bill for an act relating to state aid to public schools.

Read first time and referred to committee on **schools**.

SENATE MESSAGES CONSIDERED

Senate File 356, a bill for an act to provide that the authority for the commitment of neglected, dependent, and delinquent children shall lie with the department of social services.

Read first time and referred to committee on **social services**.

Senate File 366, 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**.

Senate File 512, a bill for an act relating to delinquent taxes.

Read first time and referred to committee on **county government**.

Senate File 568, a bill for an act to provide for establishment of benefited street lighting districts in unincorporated areas.

Read first time and referred to committee on **county government**.

Senate File 1048, a bill for an act relating to township halls.

Read first time and referred to committee on **county government**.

Senate File 1061, a bill for an act relating to the qualifications of soil conservation district commissioners.

Read first time and referred to committee on **agriculture**.

Senate File 1062, a bill for an act relating to a department of soil conservation.

Read first time and referred to committee on **agriculture**.

Senate File 1117, a bill for an act relating to federal tax lien registration.

Read first time and referred to committee on **judiciary**.

Senate File 1120, a bill for an act relating to the conveyance of land in Page County.

Read first time and referred to committee on **judiciary**.

Senate File 1148, a bill for an act relating to legalizing acts.

Read first time and referred to committee on **judiciary**.

Senate File 1149, a bill for an act relating to publication of the opinions of the supreme court.

Read first time and referred to committee on **judiciary**.

Senate File 1150, a bill for an act relating to technical corrections required by passage of the Iowa Banking Act of 1969.

Read first time and referred to committee on **commerce**.

Senate File 1152, a bill for an act relating to copies of an enforcement officer's report of a motor vehicle accident.

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

Senate File 1156, a bill for an act relating to the investment of funds belonging to state board of regents institutions.

Read first time and referred to committee on **higher education**.

Senate File 1162, a bill for an act relating to certification of nominees whose names are to appear on the general election ballot, and to requests for and distribution of absentee ballots for primary and general elections.

Read first time and referred to committee on **county government**.

Senate File 1182, a bill for an act relating to state personal net income tax and state business tax on corporations.

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

CONSIDERATION OF BILLS WAYS AND MEANS CALENDAR

Senate File 1088, a bill for an act relating to the assessment, payment of and budgetary consideration to be given the tax equivalent on municipal property acquired in support of industrial projects, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 1088)

The ayes were, 111:

Alt	Edgington	Johnson of	Menefee
Andersen	Ellsworth	Audubon	Mezvinsky
Baker	Ewell	Johnston of	Middleswart
Battles	Fischer of	Johnson	Millen
Bennett	Grundy	Kehe	Miller of
Bergman	Fisher of	Kennedy of	Des Moines
Blouin	Greene	Chickasaw	Miller of
Brinck	Freeman of	Kennedy of	Jones
Caffrey	Buena Vista	Dubuque	Miller of
Camp	Freeman of	Kitner	Marshall
Campbell	Clay-Dickinson	Knight	Miller of
Christensen	Gannon	Knoblauch	Page
Cochran	Goode	Koch	Milligan
Corey	Graham	Kreamer	Mohrfeld
Crosier	Grassley	Kruse	Nelson
Crabb	Hamilton	Langland	Newton
Cunningham	Hansen of	Lawson	Nielsen
Den Herder	Black Hawk	Lippold	O'Hearn
Dietz	Hanson of	Lipsky	Ossian
Dooley	Howard-Mitchell	Logemann	Pelton
Dougherty	Hill	Logue	Peterson
Doyle	Holden	Mayberry	Poncy
Drake	Huff	McCartney	Priebe
Duitscher	Jesse	McCormick	Radl
Dunton		Mendenhall	Renda

Rex	Shepherd	Tapscott	Weichman
Rodgers	Skinner	Van Drie	Welden
Roorda	Sorg	Van Roekel	Wells
Sanders	Stokes	Voorhees	Winkelman
Schmeiser	Strand	Walter	Wolfe
Schwartz	Stroburg	Warren	Mr. Speaker
Shaw	Strothman		

The nays were, none.

Absent or not voting, 13:

Darrington	Nolting	Schroeder	Van Nostrand
Franklin	Perkins	Stromer	Varley
Kluever	Pierson	Tieden	Waugh
McIntyre			

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

REGULAR CALENDAR

Senate File 339, a bill for an act to amend the residency requirements of municipal officers not elected by the voters, 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. 339)

The ayes were, 105:

Alt	Fischer of	Kennedy of	Miller of
Andersen	Grundy	Chickasaw	Marshall
Baker	Fisher of	Kennedy of	Miller of
Battles	Greene	Dubuque	Page
Bennett	Freeman of	Kitner	Milligan
Bergman	Buena Vista	Knight	Mohrfeld
Blouin	Freeman of	Knoblauch	Nelson
Brinck	Clay-Dickinson	Koch	Nielsen
Caffrey	Gannon	Kreamer	O'Hearn
Camp	Goode	Kruse	Ossian
Campbell	Graham	Langland	Pelton
Christensen	Grassley	Lawson	Peterson
Crabb	Hamilton	Lippold	Poncy
Crosier	Hansen of	Lipsky	Priebe
Cunningham	Black Hawk	Logemann	Radl
Dietz	Hanson of	Logue	Renda
Dooley	Howard-Mitchell	Mayberry	Rex
Dougherty	Hill	McCartney	Rodgers
Doyle	Holden	McCormick	Roorda
Drake	Huff	Mendenhall	Sanders
Duitscher	Jesse	Menefee	Schmeiser
Dunton	Johnson of	Millen	Schwartz
Edgington	Audubon	Miller of	Shaw
Ellsworth	Johnston of	Des Moines	Shepherd
Ewell	Johnson	Miller of	Skinner
	Kehe	Jones	Stokes

Strand	Tieden	Walter	Wells
Stroburg	Van Drie	Warren	Winkelman
Strothman	Van Roekel	Weichman	Wolfe
Tapscott	Voorhees	Weiden	Mr. Speaker

The nays were, none.

Absent or not voting, 19:

Cochran	Kluever	Nolting	Stromer
Corey	McIntyre	Perkins	Van Nostrand
Darrington	Mezvinsky	Pierson	Varley
Den Herder	Middleswart	Schroeder	Waugh
Franklin	Newton	Sorg	

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

SENATE FILE 1083 SUBSTITUTED FOR HOUSE FILE 1134

Grassley of Butler asked and received unanimous consent to substitute **Senate File 1083** for **House File 1134**.

Senate File 1083, a bill for an act to revise, update, and correct certain sections of the Code of Iowa relating to schools, school corporations, and school elections, was taken up for consideration.

Kreamer of Polk offered the following amendment filed by him and moved its adoption:

Amend **Senate File 1083**, as passed and reprinted by the Senate, as follows:

1. By striking on page 3, from line 25, the words "by striking in line", also all of lines 26 and 27 and inserting in lieu thereof the following: "as follows:

(1) By striking from lines twelve (12) and thirteen (13) the words 'in odd-numbered years'.

(2) By striking from line sixteen (16) the word 'six' and inserting in lieu thereof the word 'three'.

(3) By striking from lines nineteen (19) and twenty (20) the words 'odd-numbered year' and inserting in lieu thereof the words 'annual school'."

2. By inserting on page 3 after line twenty-seven (27) the following new section and appropriately renumbering the subsequent sections:

"Sec. 18. Section two hundred seventy-three point nine (273.9), Code 1966, is hereby amended as follows:

(1) By striking from line three (3) the word 'odd-numbered'.

(2) By striking from line five (5) the words 'two years' and inserting in lieu thereof the words 'one year'."

3. By striking on page 4 all of lines twenty-three (23) through twenty-nine (29) and inserting in lieu thereof the following section:

"Section two hundred seventy-three point twenty-two (273.22), Code 1966, as amended by chapter one hundred eighty-three (183), section three, Acts of the Sixty-third General Assembly, First Session, is hereby further amended as follows:

(1) By striking from subsection five (5), lines twelve (12) and thirteen (13) the words 'in odd-numbered years'.

(2) By striking from subsection five (5), line sixteen (16), the word 'six' and inserting in lieu thereof the word 'three'.

(3) By striking from subsection five (5), lines nineteen (19) and twenty (20) the words 'odd-numbered year'.

(4) By striking from subsection six (6), line thirteen (13), the word 'odd-numbered'.

(5) By striking from subsection six (6), line fifteen (15), the words 'two years' and inserting in lieu thereof the words 'one year'.

(6) By striking from subsection six (6), line sixteen (16), the word 'four' and inserting in lieu thereof the word 'two'."

4. By striking on page 7, in line eleven (11), the words "amended by striking", and all of lines twelve (12) and thirteen (13) and inserting in lieu thereof the word "repealed".

5. By striking on page 10, line thirty (30), the word "four" and inserting in lieu thereof the word "three".

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. 1083)

The ayes were, 110:

Alt	Fisher of	Kruse	Renda
Andersen	Greene	Langland	Rex
Baker	Freeman of	Lawson	Rodgers
Battles	Buena Vista	Lippold	Roorda
Bergman	Freeman of	Lipsky	Sanders
Blouin	Clay-Dickinson	Logemann	Schmeiser
Brinck	Gannon	Logue	Schroeder
Caffrey	Goode	Mayberry	Schwartz
Camp	Graham	McCartney	Shaw
Campbell	Grassley	McCormick	Shepherd
Christensen	Hamilton	Mendenhall	Skinner
Cochran	Hansen of	Menefee	Sorg
Corey	Black Hawk	Mezvinsky	Stokes
Crabb	Hanson of	Miller of	Strand
Crosier	Howard-Mitchell	Des Moines	Stroburg
Cunningham	Hill	Miller of	Strothman
Darrington	Holden	Marshall	Tapscott
Den Herder	Huff	Milligan	Tieden
Dietz	Jesse	Mohrfeld	Van Drie
Dooley	Johnson of	Nelson	Van Roekel
Dougherty	Audubon	Nielsen	Varley
Doyle	Johnston of	O'Hearn	Voorhees
Drake	Johnson	Ossian	Walter
Duitscher	Kehe	Pelton	Warren
Dunton	Kennedy of	Perkins	Weichman
Edgington	Chickasaw	Peterson	Welden
Ellsworth	Kitner	Pierson	Wells
Ewell	Knight	Poncy	Winkelman
Fischer of	Knoblauch	Priebe	Wolfe
Grundy	Koch	Radi	Mr. Speaker
	Kreamer		

The nays were, none.

Absent or not voting, 14:

Bennett	McIntyre	Miller of	Stromer
Franklin	Middleswart	Page	Van Nostrand
Kennedy of	Millen	Newton	Waugh
Dubuque	Miller of	Nolting	
Kluever	Jones		

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

HOUSE FILE 1134 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw **House File 1134** from further consideration by the House.

SENATE FILE 1014 RE-REFERRED

Pelton of Clinton asked and received unanimous consent that **Senate File 1014** be re-referred to the committee on **judiciary**.

CONSIDERATION OF BILLS

Senate File 407, a bill for an act relating to benefited water districts, with report of committee recommending passage, was taken up for consideration.

Hansen of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend Senate File 407 by adding thereto the following new section:

Sec. 2. Section three hundred fifty-seven point thirty-four (357.34), Code 1966, is hereby amended as follows:

1. By inserting before the comma in line two (2) the words "or the source of supply for such benefited water district is a municipal water system".

2. By inserting before the comma in line fourteen (14) the following words: "or of the board of waterworks trustees of said city or town if there be one,".

3. By striking from line twenty-one (21) the word and figures "chapter 397" and inserting in lieu thereof the following: "such provisions of law under which said city or town is then operating its waterworks".

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. 407)

The ayes were, 105:

Alt	Freeman of	Lippold	Renda
Andersen	Buena Vista	Lipsky	Rex
Baker	Freeman of	Logemann	Rodgers
Battles	Clay-Dickinson	Logue	Roorda
Bergman	Gannon	Mayberry	Sanders
Blouin	Goode	McCartney	Schmeiser
Caffrey	Graham	McCormick	Schroeder
Camp	Grassley	Mendenhall	Schwartz
Campbell	Hamilton	Menefee	Shepherd
Christensen	Hansen of	Mezvinsky	Skinner
Corey	Black Hawk	Miller of	Sorg
Crabb	Hanson of	Jones	Stokes
Crosier	Howard-Mitchell	Miller of	Strand
Cunningham	Hill	Marshall	Stroburg
Darrington	Holden	Miller of	Strothman
Den Herder	Huff	Page	Tapscott
Dietz	Jesse	Milligan	Tieden
Dooley	Johnson of	Mohrfeld	Van Drie
Dougherty	Audubon	Nelson	Van Roekel
Doyle	Johnston of	Newton	Varley
Drake	Johnson	Nielsen	Voorhees
Duitscher	Kehe	O'Hearn	Walter
Dunton	Knight	Ossian	Warren
Edgington	Knoblauch	Pelton	Weichman
Ellsworth	Koch	Perkins	Welden
Ewell	Kreamer	Peterson	Wells
Fischer of	Kruse	Pierson	Wolfe
Grundy	Langland	Poncy	Mr. Speaker
Fisher of	Lawson	Priebe	
Greene			

The nays were, none.

Absent or not voting, 19:

Bennett	Kennedy of	Millen	Shaw
Brinck	Dubuque	Miller of	Stromer
Cochran	Kitner	Des Moines	Van Nostrand
Franklin	Kluever	Nolting	Waugh
Kennedy of	McIntyre	Radl	Winkelman
Chickasaw	Middleswart		

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

Varley of Adair-Madison in the chair at 11:10 a.m.

House File 1138, by committee on transportation, a bill for an act relating to limitations on the use of the primary highway fund in constructing and maintaining interstate bridges, 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.

On the question "Shall the bill pass?" (H.F. 1138)

The ayes were, 94:

Alt	Gannon	Mayberry	Rodgers
Andersen	Goode	McCartney	Roorda
Baker	Graham	McCormick	Sanders
Battles	Grassley	Mendenhall	Schmeiser
Bergman	Hamilton	Menefee	Schwartz
Blouin	Hanson of	Mezvinsky	Shaw
Caffrey	Howard-Mitchell	Miller of	Skinner
Camp	Hill	Jones	Sorg
Campbell	Holden	Miller of	Strand
Christensen	Huff	Marshall	Stroburg
Corey	Johnson of	Miller of	Strothman
Crabb	Audubon	Page	Tapscott
Cunningham	Kehe	Milligan	Tieden
Darrington	Kennedy of	Mohrfeld	Van Drie
Den Herder	Chickasaw	Nelson	Van Roekel
Dietz	Kennedy of	Newton	Voorhees
Dooley	Dubuque	Nielsen	Walter
Dougherty	Koch	Ossian	Warren
Doyle	Kreamer	Pelton	Weichman
Drake	Kruse	Perkins	Welden
Dunton	Langland	Peterson	Wells
Ellsworth	Lawson	Pierson	Winkelman
Ewell	Lippold	Poncy	Wolfe
Freeman of	Lipsky	Priebe	Mr. Speaker
Buena Vista	Logemann	Renda	(Varley)
Freeman of	Logue	Rex	
Clay-Dickinson			

The nays were, 3:

Crosier	Fischer of Grundy	Knight
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Absent or not voting, 27:

Bennett	Hansen of	Knoblauch	Radl
Brinck	Black Hawk	McIntyre	Schroeder
Cochran	Harbor	Middleswart	Shepherd
Duitscher	Jesse	Millen	Stokes
Edgington	Johnston of	Miller of	Stromer
Fisher of	Johnson	Des Moines	Van Nostrand
Greene	Kitner	Nolting	Waugh
Franklin	Cluever	O'Hearn	

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

HOUSE FILE 155 DEFERRED

House File 155, a bill for an act relating to the wearing of certain safety equipment by persons operating motorcycles, with report of committee recommending amendment and passage, was taken up for consideration.

Nielsen of Shelby offered the following amendment filed by the committee on law enforcement:

Amend House File 155 as follows:

1. Page 1, line 7, by inserting after the word "operator" the words "and passenger".

2. Page 1, by striking all of lines 9 through 14 and inserting in lieu thereof the following:

"1. A helmet of a type approved by the Department of Public Safety".

Blouin of Dubuque offered the following amendment to the committee amendment, filed by him, and moved its adoption:

Amend the committee on law enforcement amendment to House File 155, filed January 29, 1970, by adding after the word "helmet" in line six (6) the words ", and a visor or goggles".

The amendment to the committee amendment was adopted.

Christensen of Clarke-Union moved that the committee amendment as amended be tabled.

The motion lost.

Renda of Polk asked and received unanimous consent that House File 155 be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

House File 611, by Renda, a bill for an act to prevent fires on and along railroad right-of-way, with report of committee recommending amendment and passage, was taken up for consideration.

Christensen of Clarke-Union offered the following amendment filed by him and moved its adoption:

Amend House File 611 by striking all after the enacting clause and substituting the following in lieu thereof:

Section 1. Section four hundred seventy-four point five (474.5), 1966 Code, is hereby amended by adding the following paragraph:

"The commission shall promulgate and enforce reasonable rules and regulations with reference to the starting and spreading of fires along railroad rights-of-way. Such rules may cover the use of devices on locomotives to arrest and prevent sparks, and further the regulation for the maintenance of rights-of-way to aid in the prevention of fires. Good conservation practices shall be considered in regulating maintenance on rights-of-way."

The amendment lost.

Tieden of Clayton offered the following amendment filed by him:

Amend House File 611 by striking all of lines 9, 10, and 11 and the words "or escape of uncontrolled fire." from line 12.

Blouin of Dubuque moved that House File 611 be deferred and that the bill retain its place on the calendar.

The motion lost.

Tieden of Clayton moved the adoption of his amendment.

The amendment was adopted.

Renda of Polk offered the following amendment filed by the committee on law enforcement and moved its adoption:

Amend House File 611 by striking all after the period in line 12 and inserting in lieu thereof the following:

"A violation of this section shall be a misdemeanor punishable by a fine of not more than one hundred dollars or thirty days in jail. The railroad, and any officers, agent, lessee or independent contractor found guilty of a violation of this section shall be punishable by a fine of not more than one hundred dollars or thirty days in jail."

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. 611)

The ayes were, 102:

Alt	Freeman of	Langland	Pierson
Andersen	Clay-Dickinson	Lawson	Poncy
Baker	Gannon	Lippold	Priebe
Battles	Goode	Lipsky	Radl
Bergman	Graham	Logemann	Renda
Blouin	Grassley	Logue	Rex
Brinck	Hamilton	Mayberry	Rodgers
Caffrey	Hansen of	McCormick	Roorda
Camp	Black Hawk	McCartney	Schroeder
Campbell	Hanson of	Mendenhall	Schwartz
Christensen	Howard-Mitchell	Menefee	Skinner
Cochran	Hill	Mezvinsky	Sorg
Corey	Holden	Middleswart	Stokes
Crabb	Huff	Miller of	Strand
Crosier	Jesse	Jones	Stroburg
Cunningham	Johnson of	Miller of	Strothman
Darrington	Audubon	Marshall	Tapscott
Den Herder	Johnston of	Miller of	Tieden
Dooley	Johnson	Page	Van Roekel
Dougherty	Kehe	Milligan	Voorhees
Doyle	Kennedy of	Mohrfeld	Walter
Drake	Chickasaw	Nelson	Weichman
Duitscher	Kennedy of	Newton	Welden
Dunton	Dubuque	Nielsen	Wells
Edgington	Kitner	O'Hearn	Winkelman
Ellsworth	Knight	Ossian	Wolfe
Fisher of	Knoblauch	Pelton	Mr. Speaker
Greene	Kreamer	Perkins	(Varley)
	Kruse	Peterson	

The nays were, none.

Absent or not voting, 22:

Bennett	Freeman of	Miller of	Shepherd
Dietz	Buena Vista	Des Moines	Stromer
Ewell	Harbor	Nolting	Van Drie
Fischer of	Cluever	Sanders	Van Nostrand
Grundy	Koch	Schmeiser	Warren
Franklin	McIntyre	Shaw	Waugh
	Millen		

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 **House File 1106**, a bill for an act relating to justifiable defense of person or property, and providing for indemnification or reimbursement 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 be amended as follows, and when so amended the bill do pass:

Amend House File 1106 as follows:

1. By striking in line 6 the words ", by any means necessary,".
2. By inserting in line 9 before the word "rape" the word "forcible".

ALFRED NIELSEN, Chairman

Hill of Marshall, from the committee on judiciary, submitted the following reports:

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate File 596**, a bill for an act relating to real property titles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 596 as follows:

Strike from line 15, the figure "1969" and insert in lieu thereof the figure "1970".

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate File 1056**, a bill for an act relating to legalizing acts of notaries public and acknowledgments, begs leave to report it has had 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 1066**, a bill for an act legalizing prior judgments and decrees, begs leave to report it has had the same under consideration and has

instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred Senate File 1038, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Dallas County, Iowa, authorizing and providing for the issuance of county home bonds of said county and for bonds of said county and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant, 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 Senate File 1058, a bill for an act legalizing wills, begs leave to report it has the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 1058 as follows:

1. Strike from line six (6) "1965" and insert "1964".
2. Strike lines seven (7) and eight (8) and insert:
"2. By striking from line six (6) 'Code 1946 to 1958' and inserting 'Codes 1946 to 1962'."
3. Add after line eight (8) the following:
"3. By adding to said section a new paragraph as follows:
In all instances prior to January 1, 1967, where administrators have failed to publish their appointment as required by section six hundred thirty-three point two hundred thirty (633.230), Code 1966, and executors have failed to publish a notice of admission of the will to probate and their appointment as required by section six hundred thirty-three point three hundred four (633.304), Code 1966, but have published a notice of appointment or notice of admission of the will to probate and of the appointment of the executor, such notice of appointment or notice of admission of the will to probate and of the appointment of the executor, is hereby legalized and shall have the same force and effect as though the same had been published as required."
4. Strike from line twelve (12) "1969" and insert "1964".
5. Strike lines thirteen (13) and fourteen (14) and insert:
"2. By striking from lines seven (7) and eight (8) 'Code 1946 to 1958' and inserting 'Codes 1946 to 1962'."

WILLIAM HILL, Chairman

AMENDMENTS FILED

- 1 Amend Senate File 410 by inserting in page 1, line 20,
- 2 after the word "term" the words "or unless a change occurs
- 3 in the ownership of the land upon which the easement is held,".

CHRISTENSEN of Clarke-Union

- 1 Amend the Bergman, Varley, Den Herder amendment to
- 2 House File 491, filed April 23, 1969, as follows:

3 1. Line 178 by striking the word "ninety" and
4 inserting in lieu thereof the word "ninety-five".

5 2. Line 183 by striking the word "ninety" and
6 inserting in lieu thereof the word "ninety-five".

BERGMAN of Lyon-Osceola

1 Amend House File 1058, page 3, by adding the following new
2 section:

3 "Sec. 6. Section four hundred twenty-two point sixty-five
4 (422.65), Code 1966, is hereby amended by inserting in line
5 eighteen (18) after the word "exists," the words "by Iowa city
6 and county officials, and".

LANGLAND of Winneshiek
TIEDEN of Clayton

1 Amend House File 1066 by striking all of lines 7 through
2 13 and inserting in lieu thereof the following:

3 "Any area of the state which is not a part of a district
4 maintaining twelve grades on the effective date of this Act shall
5 be attached within 30 days by the state board of public instruction
6 to the contiguous twelve-grade district having the greatest length
7 of common boundary with the unattached area.

8 "Provided, however, that if there has been a reorganization
9 election after January 1, 1969, in such area under the provisions
10 of this chapter in which a reorganization with a contiguous district
11 has been approved by a majority of voters, such area shall be
12 attached by the board to the district with which such reorganization
13 was proposed."

NIELSEN of Shelby

1 Amend House File 1156, page 5, line 24, by striking
2 the words "A majority of the judges in any" and all of
3 lines 25, 26, 27, 28 and 29.

KEHE of Bremer

On motion by McCartney of Floyd, the House adjourned until
10:00 a.m., Monday, February 9, 1970.

JOURNAL OF THE HOUSE

Twenty-ninth Calendar Day—Twenty-first Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, FEBRUARY 9, 1970.

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

Prayer was offered by the Reverend Clifton W. Ellerbeck, pastor of the United Methodist Calvary Church, Walcott, Iowa.

The Journal of Friday, February 6, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

McIntyre of Linn on request of Radl of Linn; Andersen of Woodbury on request of Bergman of Lyon-Osceola; Hill of Marshall on request of Miller of Marshall.

PETITIONS FILED

The following petitions were received and placed on file:

By Mohrfeld of Tama, from eleven officers of the Tama County American Legion Posts opposing the changing of the Soldiers Relief Commission to a state operation.

By Ossian of Adams-Montgomery, from sixteen members of the Corning, Iowa, Fire Department favoring House Files 23, 41, 117, 337, 776 and 806.

By Holden of Scott and by Shaw of Scott, from three hundred forty-one residents of Scott County opposing Senate 665 and House File 774 relating to the voter reform bill.

By Pierson of Mahaska, from twelve residents of Mahaska County favoring House File 1096 relating to negotiating professionally.

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Twenty-three students from the Clearfield civics class, Clearfield, Iowa, accompanied by their teacher, Vera Carson. By Stroburg of Taylor.

Seventy-six fifth grade students from Phillips School, Des Moines, Iowa, accompanied by their teacher, Mrs. Cumpton. By Polk County delegation.

Twenty-eight fifth grade students from Maple Grove School, Des Moines, Iowa, accompanied by their teacher, Mrs. Teri Hampson. By Polk County delegation.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 1106 and Senate Files 596, 1038, 1056, 1058 and 1066, under Rule 35.

APPOINTMENT OF COMMITTEE

The Speaker appointed as the official delegation to attend the funeral services on February 10 of the Honorable Ben F. Jensen of Exira, Iowa, and former member of the United States Congress from Seventh District: Harbor of Fremont-Mills, Johnson of Audubon-Guthrie, Nielsen of Shelby, Fisher of Greene, Ossian of Adams-Montgomery, Miller of Page and Kluever of Cass.

APPOINTMENT OF SUBCOMMITTEE

Millen of Jefferson-Van Buren, chairman of the committee on human and industrial relations, announced the appointment of the following members to serve on a subcommittee to study possible changes in the makeup of the Employment Safety Commission, submission of rules to the Departmental Rules Committee and any bills concerned with these areas: Weichman, chairman; Drake, Pierson, Nolting and Cochran.

HOUSE CONCURRENT RESOLUTION 110

By Baker

Whereas, it is the responsibility and obligation of the Iowa conservation commission to provide the best possible conditions and sources of recreational and sports activities for the citizens of Iowa; and

Whereas, the establishment of migratory waterfowl seasons and limits of migratory waterfowl that may be taken within federal guidelines is one of the responsibilities of the Iowa conservation commission; and

Whereas, it is to the benefit of the citizens of Iowa that more consideration be given to the time of year when flights of ducks and geese cross the state; and

Whereas, it appears that other states establish migratory waterfowl seasons that provide greater hunting opportunities to the citizens of those states and result in the taking of migratory waterfowl that might be taken by Iowa hunters if a more reasonable waterfowl season were established in Iowa; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the Iowa Conservation Commission be directed to establish the earliest possible dates for the hunting of geese and ducks allowable under the federal migratory waterfowl regulations.

Laid over under Rule 25.

COMMUNICATION FROM THE CHIEF CLERK

There is on file in the office of the Chief Clerk a report from Dr. Robert F. Ray, chairman of the State Educational Radio and Television Facility Board, in accordance with chapter 19, section 6, Acts of the Sixty-third General Assembly, First Regular Session.

INTRODUCTION OF BILLS

House File 1216, by Kitner (Parker), a bill for an act relating to the licensing of dogs and their immunization against rabies.

Read first time and referred to committee on **agriculture**.

House File 1217, by Grassley, Dunton, Johnson of Audubon-Guthrie, Nielsen, Edgington, Cochran and Stromer, a bill for an act relating to the rights of county residents in annexation proceedings.

Read first time and referred to committee on **county government**.

House File 1218, by Lipsky, Sorg, Wells, Camp, McIntyre, Ellsworth and Cunningham, a bill for an act relating to primary highways.

Read first time and referred to committee on **transportation**.

House File 1219, by Winkelman (Anderson), a bill for an act relating to the marking and branding of livestock.

Read first time and referred to committee on **agriculture**.

House File 1220, by Millen, a bill for an act relating to the regulation of surface mining, and making surface mines as well as underground mines subject to safety regulation by the department of mines and minerals.

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

House File 1221, by Alt, a bill for an act relating to federal insured loans.

Read first time and referred to committee on **commerce**.

House File 1222, by committee on ways and means, a bill for an act relating to the sales and use tax on newsprint and ink and to

exempt the sales, publishing, and printing of all newspapers therefrom.

Read first time and placed on the calendar.

House File 1223, by committee on law enforcement, a bill for an act relating to motor vehicle operator's and chauffeur's licenses.

Read first time and placed on the calendar.

House File 1224, by Crabb, a bill for an act relating to the homestead tax credit.

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

House File 1225, by Kluever, a bill for an act relating to the bond of a county treasurer.

Read first time and referred to committee on county government.

House File 1226, by Doyle, Waugh, Kennedy of Dubuque, Dooley, Peterson, Drake, Kluever, Andersen, Stokes, Kruse, Shaw, Knoblauch, Priebe, Nelson, Koch and Bergman, a bill for an act relating to the determination of number of district court judgeships and the filling of vacancies.

Read first time and referred to committee on judiciary.

House File 1227, by Kreamer, a bill for an act relating to motor vehicle operator's licenses.

Read first time and referred to committee on law enforcement.

House File 1228, by Kreamer, a bill for an act relating to motor vehicle registration certificate containers.

Read first time and referred to committee on transportation.

House File 1229, by committee on county government, a bill for an act relating to fees for filing hospital liens.

Read first time and placed on the calendar.

House File 1230, by Bennett, a bill for an act relating to the use of oxygen in hospitals.

Read first time and referred to committee on social services.

House File 1231, by Fisher of Greene, Strothman, Kitner, Langland and Tieden (Klink, Balloun, Stephens, Lucken, Keith and Van Gilst), a bill for an act relating to the use of dead animals.

Read first time and referred to committee on agriculture.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 109

Campbell of Washington called up for consideration **House Concurrent Resolution 109**, filed on February 2, 1970, and found on pages 310 and 311 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF JOINT RESOLUTION REGULAR CALENDAR

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, with report of committee recommending amendment and passage, was taken up for consideration.

Graham of Ida-Sac offered the following amendment filed by the committee on constitutional amendments and reapportionment and moved its adoption:

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."

The amendment was adopted.

Ellsworth of Dubuque asked and received unanimous consent to withdraw the amendment filed by the committee on constitutional amendments and reapportionment on April 2, 1969, and found on page 797 of the 1969 House Journal.

Ellsworth of Dubuque moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

House Joint Resolution 10, 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.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

"Section twenty-eight (28) of Article three (III) of the Constitution of the State of Iowa is hereby repealed."

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three 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. 10)

The ayes were, 73:

Alt	Franklin	Kitner	Rex
Baker	Freeman of	Kluever	Rodgers
Battles	Buena Vista	Knoblauch	Sanders
Bennett	Freeman of	Koch	Schmeiser
Bergman	Clay-Dickinson	Kreamer	Schroeder
Blouin	Gannon	Langland	Schwartz
Brinck	Goode	Lippold	Shaw
Caffrey	Graham	Lipsky	Shepherd
Camp	Hamilton	Logue	Skinner
Cochran	Hansen of	McCormick	Strand
Corey	Black Hawk	Menefee	Tapscott
Crosier	Holden	Mezvinsky	Tieden
Dietz	Huff	Miller of	Van Drie
Dooley	Jesse	Des Moines	Van Nostrand
Dougherty	Johnston of	Miller of	Voorhees
Ellsworth	Johnson	Page	Walter
Ewell	Kehe	Newton	Waugh
Fischer of	Kennedy of	Nolting	Weichman
Grundy	Chickasaw	Pelton	Wells
Fisher of	Kennedy of	Priebe	Mr. Speaker
Greene	Dubuque	Renda	

The nays were, 43:

Campbell	Hanson of	Middleswart	O'Hearn
Christensen	Howard-Mitchell	Millen	Ossian
Crabb	Johnson of	Miller of	Peterson
Cunningham	Audubon	Jones	Pierson
Den Herder	Knight	Miller of	Radl
Drake	Kruse	Marshall	Roorda
Duitscher	Lawson	Milligan	Sorg
Dunton	Logemann	Mohrfeld	Stokes
Edgington	Mayberry	Nelson	Stroburg
Grassley	Mendenhall	Nielsen	Stromer

Strothman Van Roekel	Varley Warren	Welden Winkelman	Wolfe
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Absent or not voting, 8:

Andersen Darrington	Doyle Hill	McCartney McIntyre	Perkins Poncy
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The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House.

EXPLANATION OF VOTE ON HOUSE JOINT RESOLUTION 10

I voted for House Joint Resolution 10 because it is my belief that there is strong support in the area I represent for this issue to be decided by a vote of the people. Personally, I am opposed to legalizing bingo and I am also opposed to removing the constitutional prohibition of lotteries.

EDGAR H. HOLDEN

RECONSIDERATION OF BILL HOUSE FILE 1063 RECONSIDERED AND DEFERRED

Skinner of Polk called up for consideration the motion to reconsider, filed February 5, 1970, and found on page 387 of the House Journal, and moved to reconsider the vote by which **House File 1063**, a bill for an act relating to the rates of interest and interest penalty for the redemption of real property, failed to pass the House on February 5, 1970.

The motion prevailed.

Skinner of Polk moved that the vote by which House File 1063 was placed on its last reading be reconsidered.

The motion prevailed.

Skinner of Polk asked and received unanimous consent that House File 1063 be deferred and that the bill be retained on the calendar under unfinished business.

MESSAGES FROM 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 221, a bill for an act relating to fire and casualty insurance companies.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 760, a bill for an act relating to annual registration decal or sticker fees.

Also: That the Senate has refused to concur in the House amendment to:

Senate File 1055, a bill for an act providing assistance to persons displaced by highway projects.

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

Senate File 1136, a bill for an act relating to information to be furnished in negotiations for land for highway purposes.

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

Senate File 1143, a bill for an act relating to medical assistance.

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

Senate File 1153, a bill for an act relating to certifying copies of driving record of certain persons.

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

Senate File 1171, a bill for an act relating to determining compensation in eminent domain proceedings.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 760

Amend House File 760, page 1, by inserting after line 6 the following new section:

"This Act being deemed of immediate importance shall take effect and be in full force from and after its final approval and publication in the Council Bluffs Nonpareil, a newspaper published in Council Bluffs, Iowa, and in the Times-Democrat, a newspaper published in Davenport, Iowa."

BIRTHDAY CONGRATULATIONS

Shaw of Scott rose on a point of personal privilege and on behalf of the House extended to the Honorable Maurice Van Nostrand a "Happy Birthday".

Miller of Marshall rose on a point of personal privilege and on behalf of the House extended to the Honorable Ed Skinner a "Happy Birthday".

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

HOUSE CONCURRENT RESOLUTION 111

By Johnson, Nielsen, and Fisher of Greene

Whereas, the membership of the Sixty-third General Assembly, Second Session, has learned with great sorrow of the passing of the Honorable Ben Jensen of Audubon County, on the 5th day of February, 1970; and

Whereas, the Honorable Ben Jensen has served the Seventh District and the State of Iowa with distinction for twenty-six years; in the Congress of the United States; now therefore,

Be It Resolved by the House of Representatives of the Sixty-third General Assembly, the Senate Concurring, That in the passing of the Honorable Ben Jensen the state has lost an honored citizen and a faithful and useful servant, and the General Assembly by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Laid over under Rule 25.

CONSIDERATION OF BILLS REGULAR CALENDAR

Senate File 410, a bill for an act relating to creation and acquisition of conservation easements, with report of committee recommending passage, was taken up for consideration.

Christensen of Clarke-Union offered the following amendment filed by him:

Amend Senate File 410 by inserting in page 1, line 20, after the word "term" the words "or unless a change occurs in the ownership of the land upon which the easement is held."

Graham of Ida-Sac asked for unanimous consent that Senate File 410 be deferred and that the bill retain its place on the calendar.

Objection was raised.

Christensen of Clarke-Union moved the adoption of his amendment.

A non-record roll call was requested.

The ayes were 25, nays 64.

The 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?" (S.F. 410)

The ayes were, 94:

Alt	Crosier	Fisher of	Huff
Baker	Cunningham	Greene	Jesse
Battles	Dietz	Gannon	Johnson of
Bennett	Dooley	Goode	Audubon
Bergman	Dougherty	Graham	Kehe
Blouin	Drake	Hamilton	Kennedy of
Caffrey	Duitscher	Hansen of	Dubuque
Campbell	Dunton	Black Hawk	Kitner
Cochran	Edgington	Hanson of	Knight
Corey	Ellsworth	Howard-Mitchell	Knoblauch
Crabb	Ewell	Holden	Kreamer

Kruse	Miller of	Rodgers	Tieden
Langland	Marshall	Roorda	Van Drie
Lawson	Milligan	Sanders	Van Nostrand
Lippold	Mohrfeld	Schwartz	Van Roekel
Logemann	Nelson	Shaw	Varley
Logue	Newton	Shepherd	Voorhees
McCormick	Nielsen	Skinner	Walter
Mendenhall	Nolting	Sorg	Warren
Menefee	O'Hearn	Stokes	Waugh
Mezvinsky	Ossian	Strand	Weichman
Middleswart	Pelton	Stroburg	Welden
Millen	Pierson	Stromer	Winkelman
Miller of	Poncy	Strothman	Wolfe
Jones	Renda	Tapscott	Mr. Speaker
	Rex		

The nays were, 9:

Camp	Freeman of	Kennedy of	Radl
Christensen	Clay-Dickinson	Chickasaw	Schmeiser
	Grassley	Peterson	Schroeder

Absent or not voting, 21:

Andersen	Franklin	Koch	Miller of
Brinck	Freeman of	Lipsky	Page
Darrington	Buena Vista	Mayberry	Perkins
Den Herder	Hill	McCartney	Priebe
Doyle	Johnston of	McIntyre	Wells
Fischer of	Johnson	Miller of	
Grundy	Kluever	Des Moines	

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

HOUSE FILE 826 WITHDRAWN

Voorhees of Black Hawk asked and received unanimous consent to withdraw **House File 826** from further consideration by the House.

HOUSE FILE 72 WITHDRAWN

Cunningham of Story asked and received unanimous consent to withdraw **House File 72** from further consideration by the House.

CONSIDERATION OF BILLS

The House resumed consideration of **House File 155**, a bill for an act relating to the wearing of certain safety equipment by persons operating motorcycles, and the following committee amendment, as amended by the Blouin amendment adopted on February 6, 1970:

Amend House File 155 as follows:

1. Page 1, line 7, by inserting after the word "operator" the words "and passenger".
2. Page 1, by striking all of lines 9 through 14 and inserting in lieu thereof the following:

"1. A helmet of a type approved by the Department of Public Safety".

Blouin of Dubuque moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

Renda of Polk offered the following amendment from the floor and moved its adoption:

Amend House File 155 as follows:

1. Page 1, line 8, by inserting after the word "wear" the word "on the head".

The amendment was adopted.

Blouin 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. 155)

The ayes were, 36:

Alt	Gannon	Logue	Renda
Baker	Grassley	Mendenhall	Rex
Blouin	Hamilton	Mezvinsky	Sanders
Crabb	Huff	Miller of	Schwartz
Cunningham	Jesse	Jones	Tapscott
Dougherty	Kennedy of	Newton	Tieden
Dunton	Chickasaw	Nielsen	Van Nostrand
Ellsworth	Kennedy of	Nolting	Varley
Ewell	Dubuque	Pelton	Wells
Franklin	Lawson	Priebe	

The nays were, 76:

Battles	Freeman of	McCormick	Schroeder
Bennett	Clay-Dickinson	Menefee	Shaw
Bergman	Goode	Middleswart	Shepherd
Caffrey	Graham	Millen	Skinner
Camp	Hansen of	Miller of	Sorg
Campbell	Black Hawk	Des Moines	Stokes
Christensen	Hanson of	Miller of	Strand
Cochran	Howard-Mitchell	Marshall	Stroburg
Corey	Holden	Miller of	Stromer
Crosier	Johnson of	Page	Strothman
Den Herder	Audubon	Milligan	Van Drie
Dietz	Kehe	Mohrfeld	Van Roekel
Dooley	Kitner	Nelson	Voorhees
Drake	Knight	O'Hearn	Walter
Duitscher	Knoblauch	Ossian	Warren
Edgington	Koch	Peterson	Waugh
Fischer of	Kreamer	Pierson	Weichman
Grundy	Kruse	Poncy	Welden
Fisher of	Lippold	Rodgers	Winkelman
Greene	Lipsky	Roorda	Wolfe
Freeman of	Logemann	Schmeiser	Mr. Speaker
Buena Vista	Mayberry		

Absent or not voting, 12:

Andersen	Brinck	Darrington	Doyle
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Hill	Kluever	McCartney	Perkins
Johnston of Johnson	Langland	McIntyre	Radi

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

HOUSE FILE 1076 DEFERRED

House File 1076, a bill for an act relating to the responsibility for support of an old age assistance recipient, with report of committee recommending passage, was taken up for consideration.

Mezvinsky of Johnson asked and received unanimous consent that House File 1076 be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILL

House File 1154, a bill for an act relating to terms of office of certain county supervisors, was taken up for consideration.

Pelton of Clinton moved that House File 1154 be referred to the committee on constitutional amendments and reapportionment.

Roll call was requested by Skinner of Polk and Gannon of Jasper.

On the question "Shall House File 1154 be referred to the committee on constitutional amendments and reapportionment?"

The ayes were, 24:

Camp	Goode	Lippold	Newton
Corey	Jesse	Lipsky	Nolting
Crosier	Kennedy of	Mezvinsky	Pelton
Fisher of	Chickasaw	Millen	Pierson
Greene	Kluever	Miller of	Shaw
Freeman of	Knight	Page	Shepherd
Clay-Dickinson	Lawson	Milligan	Varley

The nays were, 82:

Baker	Ellsworth	Johnson of	Menefee
Battles	Fischer of	Audubon	Middleswart
Bennett	Grundy	Johnston of	Miller of
Bergman	Franklin	Johnson	Des Moines
Blouin	Freeman of	Kehe	Miller of
Caffrey	Buena Vista	Kennedy of	Jones
Campbell	Gannon	Dubuque	Miller of
Christensen	Graham	Kitner	Marshall
Crabb	Grassley	Knoblauch	Mohrfeld
Cunningham	Hamilton	Kreamer	Nelson
Dietz	Hansen of	Kruse	Nielsen
Dooley	Black Hawk	Langland	O'Hearn
Dougherty	Hanson of	Logemann	Ossian
Drake	Howard-Mitchell	Logue	Peterson
Duitscher	Holden	McCormick	Poncy
Dunton	Huff	Mendenhall	Priebe

Radl	Schwartz	Tapscott	Waugh
Rex	Skinner	Tieden	Weichman
Rodgers	Sorg	Van Drie	Welden
Roorda	Stokes	Van Roekel	Wells
Sanders	Strand	Voorhees	Winkelman
Schmeiser	Stromer	Walter	Wolfe
Schroeder	Strothman	Warren	Mr. Speaker

Absent or not voting, 18:

Alt	Den Herder	Koch	Perkins
Andersen	Doyle	Mayberry	Renda
Brinck	Edgington	McCartney	Stroburg
Cochran	Ewell	McIntyre	Van Nostrand
Darrington	Hill		

The motion lost.

(House File 1154 pending at adjournment.)

MOTION TO RECONSIDER

(House Joint Resolution 10)

I move to reconsider the vote by which House Joint Resolution 10 passed the House on February 9, 1970.

CLYDE REX

COMMUNICATION FROM THE EXECUTIVE COUNCIL

February 9, 1970

Mr. William R. Kendrick
Chief Clerk
House of Representatives
Building

Dear Mr. Kendrick:

The Executive Council, in meeting held this date, adopted the following motion:

"Moved by Auditor Smith and seconded by Treasurer Baringer that the Council hold in abeyance, the proposed purchase of land for a Western Iowa College, pursuant to the direction of the Legislature. This action should not be construed as a judgment on the merits of the Western Iowa Institution of Higher Education.

"The vote: Unanimous"

EXECUTIVE COUNCIL OF IOWA
W. C. WELLMAN, Secretary

FINAL REPORT OF THE STATE PRINTING STUDY COMMITTEE

In accordance with Senate Concurrent Resolution 42 of the First Session of the Sixty-third General Assembly, a study of state printing and printing costs was conducted by the Budget and Financial Control Committee, Mr. J. C. Moore, Superintendent of Printing, and Mr. Marvin R. Selden, Jr., State Comptroller.

The chairman of the Budget and Financial Control Committee, Representative Elmer H. Den Herder, appointed a subcommittee of the Budget and Financial Control Committee to work with the State Comptroller and the

Superintendent of Printing on the study of state printing and printing costs. The subcommittee consisted of Senator Charles F. Balloun, Chairman, Senator C. Joseph Coleman, Representative Ray C. Cunningham and Representative Keith H. Dunton.

The first meeting was held on July 8, 1969, in Des Moines. Various phases of state printing were discussed with the Superintendent of Printing. The main points brought out during the discussion were:

1. The Printing Board can print publications more efficiently than the individual departments can print them.
2. Some departments which must sell copies of material at cost will print an excess number of copies merely to reduce the cost per item.
3. The Printing Board has no control over departmental printing which is authorized by the Code.
4. The Printing Board has control only over state departments in Des Moines. The Printing Board does let contracts for out-of-city departments and many of them voluntarily use the Printing Board's services.

Because of the shortage of material available for study, additional information regarding departmental printing procedures was obtained. A questionnaire was prepared and sent to each department requesting the Code section containing its printing authority, its policy of distribution, with whom the authority rests for approval of publications, quantity of publications and who determines the equipment to be used for the most economical operation. The responses to these questionnaires are on file in the Legislative Fiscal Director's office.

Following the meeting, the committee toured the Printing Board's centralized printing plant in the Grimes Office Building.

The second meeting was held October 13, 1969, at Iowa State University in Ames. This meeting dealt primarily with the printing operations at the three state universities. Representatives of the University of Iowa, Iowa State University and the University of Northern Iowa attended the meeting. Also attending the meeting was a representative of the Board of Regents' office in Des Moines.

Iowa State University has established copy centers on the campus in an attempt to reduce printing costs and the number of convenience copiers. The University of Iowa has a large number of convenience copiers and two copy centers. However, they are currently studying Iowa State University's printing setup with the idea of possibly reducing the number of convenience copiers and establishing more copy centers. Representatives from the University of Northern Iowa stated that they have only three convenience copiers on campus which they feel are being adequately controlled.

Specific printing and duplicating procedures of the institutions were discussed along with possibilities of increased efficiency and additional economy in printing and duplicating.

During the meeting there was confusion concerning the definition of the word "printing." Specifically, the question was raised as to the difference between printing and duplicating. In Section fifteen point seven (15.7), Code 1966, the definition of "printing" is not adequate and should be revised. The word "duplication" should also be defined in the Code.

After the meeting, the committee visited one of Iowa State University's copy centers and their centralized printing plant. The committee was very impressed with the magnitude and efficiency of Iowa State University's printing operation.

The third meeting was held November 25, 1969, in Des Moines. Various recommendations concerning state printing were discussed and a list of

recommendations was compiled and approved for presentation to the Budget and Financial Control Committee.

In a meeting held December 9, 1969, in Des Moines, it was agreed that the list of recommendations be drafted into legislation for introduction to the Second Session of the Sixty-third General Assembly.

1. The definition of "printing" in section fifteen point seven (15.7), Code 1966, should be revised. It is inadequate and out-of-date. A section should also be added defining convenience copying and duplicating.

2. Section fifteen point twenty-nine (15.29), Code 1966, should be amended by striking from line ten (10) the word "one" and inserting in lieu thereof the word "two". This would increase the dollar limit of printing over which Printing Board approval is required from \$1,000 to \$2,000.

3. All convenience office copiers and reproduction units in Des Moines should be placed under the jurisdiction of the State Printing Board. The Board may lease or purchase such duplicating machines as are necessary for each of the departments with funds from the State Printing Board revolving fund and assess the costs of operating such duplicating machines to the appropriate department.

4. The fiscal portion of the biennial reports made by various state departments and agencies should be standardized.

5. Section seventeen point twenty-seven (17.27), Code 1966, should be amended by striking from line fourteen (14) the words "fifty cents" and inserting in lieu thereof the words "one dollar". This would increase the fifty cent limit on publications that must be sold to one dollar.

It was also agreed that a concurrent resolution be drafted for introduction to the Second Session of the Sixty-third General Assembly establishing a printing review committee. The committee, composed of the Superintendent of Printing, the Director of the Iowa Development Commission, the Director of the Office of Planning and Programming and a representative of the Budget and Financial Control Committee, shall review all printing which is required by law to determine the need for such printing and to establish the need for the quantity printed. This committee shall report their findings to the Budget and Financial Control Committee. The Budget and Financial Control Committee shall review these findings and prepare recommended legislation for introduction to the First Session of the Sixty-fourth General Assembly.

The financial relationship could not be determined between the non-profit publishing houses at Ames and Iowa City and the effect they have on the Regent's appropriation requests. Therefore, a letter was sent to the Office of Planning and Programming and the State Comptroller requesting that they make this a part of their Regent's Budget Revision Study.

Respectfully submitted,
ELMER H. DEN HERDER, Chairman
Budget and Financial Control Committee
MARVIN R. SELDEN, JR.
State Comptroller
J. C. MOORE
Superintendent of Printing

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 427, 452, and 737; Senate Files 203, 328, 337, 1011, 1081 and 1108; and Senate Joint Resolution 7.

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 427, 452 and 737; Senate Files 203, 328, 337, 1011, 1081 and 1108; and Senate Joint Resolution 7.

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 9th day of February, 1970, sent to the Governor for his approval: House Files 427, 452 and 737.

ELIZABETH SHAW, Chairman

Report adopted.

AMENDMENTS FILED

- 1 Amend House File 1044 as follows:
- 2 1. Page 1, line 12, by striking the words "for the purpose
- 3 of any" and inserting in lieu thereof the words "any city or
- 4 town may, by ordinance, impose the tax levy on all real
- 5 property herein exempted for taxation in such city or town,
- 6 except real property owned by the United States, the city or
- 7 town, or an approved elementary or secondary school, public
- 8 or private, subject to the provisions of this Act."
- 9 2. Page 1, by striking lines 13 through 15, inclusive.
- 10 3. Page 1, by inserting after line 15 the following new
- 11 section:
- 12 Sec. 2. Chapter four hundred twenty-seven (427), Code
- 13 1966, is hereby amended by adding at the end thereof the
- 14 following new section:
- 15 "The city or town council may, by ordinance, impose the
- 16 real property tax on all property in the city or town, except
- 17 property owned by the United States, the city or town, or an
- 18 approved elementary or secondary school, public or private.
- 19 The tax shall not become effective sooner than thirty days after
- 20 the last reading of the ordinance. If a petition signed by not
- 21 less than five percent of the qualified electors within the city
- 22 or town, as determined by the number of votes cast at the last

23 preceding regular municipal election, is filed in the office of
 24 the city or town clerk within the thirty-day period, requesting
 25 that an election be held, the council shall submit to the
 26 electors of the city or town, at a special election called for
 27 that purpose, the question of whether the ordinance imposing the
 28 tax shall be approved. If a sixty percent of those voting ap-
 29 proves the ordinance, it shall take effect according to its terms.

30 If a majority of those voting does not favor the imposition
 31 of the tax, the city or town council shall not attempt to impose
 32 the tax within one year following the election.

33 The special election shall not be held within thirty days
 34 of any general election. Prior to the special election, the
 35 council shall publish notice of the election once each week
 36 for three consecutive weeks in a newspaper of general circula-
 37 tion in the city or town."

KNOBLAUCH of Carroll

1 Amend House File 1058, page 1, line 8, by striking the
 2 word "or" and inserting in lieu thereof the word "and".

STOKES of Plymouth

1 Amend House File 1106 as follows:

2 By striking all after the enacting clause and inserting
 3 in lieu thereof the following:

4 Section 1. No person shall be held criminally or civilly
 5 liable for the use of reasonable and necessary force as it
 6 appears to him for protecting himself, his family, or his
 7 real or personal property, or when coming to the aid of
 8 another who is in actual danger of or the victim of an
 9 aggravated assault, armed robbery, forcible rape, murder
 10 or any other felony which is dangerous to life or limb.

11 Any person raising this section as a defense and
 12 subsequently found innocent by a court or jury shall be
 13 entitled to reasonable compensation for attorney fees,
 14 court costs and lost time, to be decided in each case by
 15 the court including such sum or sums as the court may
 16 determine are necessary for investigation in the interest
 17 of justice and in the event of appeal the cost of obtaining
 18 the transcript of the trial and the printing of the trial
 19 record and necessary briefs in behalf of the defendant.

RENDA of Polk

1 Amend House File 1106 by striking therefrom the enacting
 2 clause.

MILLIGAN of Polk

1 Amend House File 1211 by adding thereto the following
 2 section:

3 "Sec. 2. This Act being deemed of immediate importance
 4 shall be in full force and effect after its approval and
 5 publication in The Cedar Rapids Gazette, a newspaper pub-
 6 lished in Cedar Rapids, Iowa, and in the Ames Daily Tribune,
 7 a newspaper published in Ames, Iowa."

SORG of Linn

On motion by Varley of Adair-Madison, the House adjourned
 until 9:00 a.m., Tuesday, February 10, 1970.

JOURNAL OF THE HOUSE

Thirtieth Calendar Day—Twenty-second Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, FEBRUARY 10, 1970.

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

Prayer was offered by the Reverend Robert Karl Miller, pastor of the First Christian Church, Estherville, Iowa.

The Journal of Monday, February 9, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Brinck of Lee on request of McCormick of Delaware; Dooley of Woodbury on request of Koch of Woodbury; Walter of Pottawattamie on request of Priebe of Kossuth; Waugh of Monona by the Speaker.

PROOF OF PUBLICATION

Published copy of Senate File 1208 and verified proof of publication of said bill in the Iowa City Press-Citizen, Iowa City, Iowa, and The Cedar Rapids Gazette, Cedar Rapids, Iowa, were 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

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Forty-six fifth grade students from Watrous School, Des Moines, Iowa, accompanied by their teachers, Miss Kathryn Condit and Mrs. Louise Hickie. By Polk County delegation.

Fifty fifth grade students from Fairmeadows School, West Des Moines, Iowa, accompanied by their teachers, Mrs. Hansen and Mrs. Nordstrom. By Alt of Polk.

Forty-eight students from the Pella Christian Grade School, Pella, Iowa, accompanied by their teachers, Mrs. Vande Lune and Merl Alons. By Van Roekel of Marion.

Forty-four Y-Teen girls from the Iowa School for the Deaf,

Council Bluffs, Iowa, accompanied by their sponsors, Mrs. Sweem, Mrs. Raelfs, Mrs. Sutura and Mr. Collins. By Den Herder of Sioux.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 111

Varley of Adair-Madison asked and received unanimous consent to take up for immediate consideration **House Concurrent Resolution 111**, filed on February 9, 1970, and found on page 416 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

BIRTHDAY CONGRATULATIONS

Miller of Jones rose on a point of personal privilege and on behalf of the House extended to the Honorable Harold L. Knight a "Happy Birthday".

INTRODUCTION OF BILLS

House File 1232, by committee on conservation and recreation, a bill for an act discontinuing the refund of tax on motor fuel used in watercraft, and allocating such moneys to the state conservation fund, and providing for a legislative service bureau study relative thereto.

Read first time and referred to committee on **appropriations**.

House File 1233, by Crabb, Priebe, Van Drie, Winkelman, Knoblauch, Edgington, Cochran, Johnson of Audubon-Guthrie, Camp, Strothman, Duitcher, Graham and Gannon, a bill for an act to provide for an Iowa beef council, and to impose an excise tax on sales of beef cattle and veal calves for slaughter.

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

House File 1234, by Cochran, Middleswart, Duitcher, Roorda, Langland, Rex, Camp, Edgington, Kruse, Priebe and Dougherty, a bill for an act relating to the sales tax on services on repairs and improvements of real property.

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

House File 1235, by Jesse, Johnston of Johnson, Franklin, Tapscott, Gannon, Huff and Kreamer, a bill for an act relating to the homestead tax credit.

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

House File 1236, by Kruse, Alt and Logue, a bill for an act relating to the assignment of space for a public employee association.

Read first time and referred to committee on **state government**.

House File 1237, by Grassley, a bill for an act relating to advertising policies of area schools.

Read first time and referred to committee on **schools**.

House File 1238, by Van Nostrand, a bill for an act relating to pending legal actions.

Read first time and referred to committee on **judiciary**.

House File 1239, by Kennedy of Dubuque, a bill for an act relating to obscenity and providing punishment for violations thereof.

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

SENATE MESSAGES CONSIDERED

Senate File 1136, a bill for an act relating to information to be furnished property owners in negotiations for land for highway purposes.

Read first time and referred to committee on **commerce**.

Senate File 1143, a bill for an act relating to medical assistance.

Read first time and referred to committee on **social services**.

Senate File 1153, a bill for an act relating to certifying copies of the driving record of persons subject to the motor vehicle financial responsibility law.

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

Senate File 1171, a bill for an act relating to determining compensation in eminent domain proceedings.

Read first time and referred to committee on **commerce**.

MESSAGES FROM 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:

Senate File 77, a bill for an act relating to licenses in the practice of medicine.

Also: That the Senate has concurred in House amendment to and passed: Senate File 359, a bill for an act relating to seasons for hunting fur-bearing animals.

Also: That the Senate has concurred in House amendment to and passed: Senate File 406, a bill for an act relating to records in county recorder's office.

Also: That the Senate has concurred in House amendment to and passed: Senate File 407, a bill for an act relating to benefited water districts.

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

House Concurrent Resolution 111, expressing sorrow at the passing of the Honorable Ben Jensen and appreciation of his years of service.

CARROLL A. LANE
Secretary of the Senate

CONSIDERATION OF BILLS BUSINESS PENDING

The House resumed consideration of **House File 1154**, a bill for an act relating to terms of office of certain county supervisors.

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.

Rule 70 was invoked.

On the question "Shall the bill pass?" (H.F. 1154)

The ayes were, 67:

Alt	Freeman of	McCartney	Schroeder
Battles	Clay-Dickinson	McCormick	Schwartz
Bennett	Gannon	Mendenhall	Shaw
Bergman	Goode	Menefee	Shepherd
Blouin	Graham	Middleswart	Skinner
Caffrey	Grassley	Miller of	Strand
Christensen	Hamilton	Des Moines	Stroburg
Crabb	Hansen of	Miller of	Stromer
Cunningham	Black Hawk	Marshall	Strothman
Darrington	Hanson of	Nelson	Tapscott
Dougherty	Howard-Mitchell	O'Hearn	Tieden
Duitscher	Holden	Peterson	Van Roekel
Dunton	Huff	Poncy	Varley
Edgington	Kennedy of	Priebe	Voorhees
Ellsworth	Dubuque	Renda	Warren
Fischer of	Kitner	Rex	Welden
Grundy	Koch	Rodgers	Winkelman
Freeman of	Langland	Roorda	Wolfe
Buena Vista	Logue	Schmeiser	

The nays were, 43:

Andersen	Hill	Logemann	Pierson
Baker	Jesse	Mayberry	Radl
Camp	Kehe	McIntyre	Sanders
Campbell	Kennedy of	Mezvinsky	Sorg
Cochran	Chickasaw	Miller of	Stokes
Corey	Knight	Jones	Van Drie
Crosier	Knoblauch	Milligan	Van Nostrand
Den Herder	Kreamer	Mohrfeld	Weichman
Dietz	Kruse	Newton	Wells
Doyle	Lawson	Nolting	Speaker
Ewell	Lippold	Pelton	pro tempore
Franklin	Lipsky		

Absent or not voting, 14:

Brinck	Harbor	Kluever	Ossian
Dooley	Johnson of	Miller of	Perkins
Drake	Audubon	Page	Walter
Fisher of	Johnston of	Nielsen	Waugh
Greene	Johnson		

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

REGULAR CALENDAR

The House resumed consideration of **House File 333**, a bill for an act requiring all counties to become part of a merged area, and the committee amendment as follows:

Amend House File 333 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred eighty A point one (280A.1), Code 1966, is amended by inserting at the end thereof the following new paragraph:

"It is further declared to be the policy of the state that all of the area of the state shall be in a merged area by July 1, 1971. If any area of the state is not part of such a merged area by April 1, 1971, or is not included in a plan pending before the state board of public instruction under the provisions of this chapter on or before April 1, 1971, such area shall be attached by the state board of public instruction to a merged area, or areas, as described in section two hundred eighty A point two (280A.2) of the Code, such attachment to become effective July 1, 1971, or upon such later date as is fixed in the resolution of attachment adopted by the state board and filed with the secretary of the governing board of the merged area to which such area becomes attached. Any area included in a merged area plan filed with the state board on or before April 1, 1971, and not becoming a part of a merged area because of the subsequent failure of the plan to be carried out shall be attached to an existing merged area by the state board of public instruction. Such attachment shall be effective as of July 1, 1971, or upon such later date as is fixed by the state board in its resolution of attachment. Before making any attachment under this section, the state board shall investigate the desires of the counties affected and obtain the advice and recommendation of the advisory committee. Attachments made by the state board under this section shall be accomplished by resolution of the board notwithstanding the provisions of section two hundred eighty A point three (280A.3) of the Code. 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."

Blouin of Dubuque asked and received unanimous consent to withdraw the amendment filed by him on February 5, 1970, and found on pages 389 and 390 of the House Journal.

Den Herder of Sioux offered the following amendment to the

committee amendment, filed by Den Herder, et al., and moved its adoption :

Amend the committee on schools amendment to House File 333, filed January 26, 1970, and found on pages 223 and 224 of the House Journal, by adding the following new section :

Chapter two hundred eighty A (280A) is hereby amended by adding the following new section :

“Any merged area may combine with any adjacent merged area after a favorable vote by the electors of each of the areas involved. If the boards of directors of two or more merged areas agree to a combination, the question shall be submitted to the electors of each area at a special election to be held on the same day in each area. The special election shall not be held within thirty days of any general election. Prior to the special election, the board of each merged area shall publish notice of the election at least three times, no oftener than once a week, in one or more newspapers of general circulation within the merged area.

If the vote is favorable in each merged area, the boards of each area shall proceed to transfer the assets, liabilities, and facilities of the areas to the combined merged area, and shall serve as the acting board of the combined merged area until a new board of directors is elected. The acting board shall submit to the state board a plan for redistricting the combined merged area, and upon receiving approval from the state board, shall provide for the election of a director from each new district at the next regular school election. The directors elected from each new district shall determine their terms by lot as provided in section two hundred eighty A point twelve (280A.12) of the Code. Election of directors for the combined merged area shall follow the procedures established for election of directors of a merged area. A combined merged area shall be subject to all provisions of law and regulations governing merged areas.”

The amendment was adopted.

Battles of Jackson offered the following amendment to the committee amendment filed by him :

Amend the committee on schools amendment to House File 333, filed January 26, 1970, and found on pages 223 and 224 of the House Journal, by inserting in line 28 after the word “committee.” the following :

At any time before a final attachment is made by the state board, the county school board of any county, or an individual school district within such county not included in a merged area may submit to the voters of the county, or an individual school district within such county the question of which adjacent merged area the county, or an individual school district within such county shall join. Upon notification by a board of supervisors that the question will be submitted to the electors of a county, or an individual school district within such county the state board shall stay its attachment proceedings until the results of the election are obtained and shall be bound by the

results of the election. The board of supervisors shall submit the question at the next regular school election or at an earlier special election. The board of supervisors shall publish notice of the election at least three times, no oftener than once a week, in one or more newspapers of general circulation in the county.

Lipsky of Linn rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

Battles of Jackson moved the adoption of his amendment.

The amendment lost.

Langland of Winneshiek asked and received unanimous consent to withdraw the amendment filed by him on April 1, 1969, and found on page 780 of the 1969 House Journal and the amendments filed by Andersen of Woodbury on February 28, 1969, and found on pages 471 and 472 of the 1969 House Journal and on March 18, 1969, and found on pages 602 and 603 of the 1969 House Journal.

Langland of Winneshiek moved the adoption of the committee amendment as amended.

The committee amendment as amended 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?" (H.F. 333)

The ayes were, 108:

Alt	Doyle	Hansen of	Kreamer
Andersen	Duitscher	Black Hawk	Kruse
Baker	Dunton	Hanson of	Langland
Battles	Edgington	Howard-Mitchell	Lawson
Bennett	Ellsworth	Hill	Lippold
Bergman	Ewell	Holden	Lipsky
Blouin	Fischer of	Huff	Logemann
Caffrey	Grundy	Jesse	Logue
Camp	Franklin	Johnston of	Mayberry
Campbell	Freeman of	Johnson	McCormick
Christensen	Buena Vista	Kehe	McIntyre
Cochran	Freeman of	Kennedy of	Mendenhall
Corey	Clay-Dickinson	Chickasaw	Menefee
Crosier	Gannon	Kennedy of	Mezvinsky
Cunningham	Goode	Dubuque	Middleswart
Darrington	Graham	Kitner	Miller of
Den Herder	Grassley	Knight	Des Moines
Dietz	Hamilton	Knoblauch	Miller of
Dougherty		Koch	Jones

Miller of Marshall	Poncy Priebe	Shaw Shepherd	Van Nostrand Van Roekel
Milligan	Radl	Sorg	Voorhees
Mohrfeld	Renda	Stokes	Warren
Nelson	Rex	Strand	Weichman
Newton	Rodgers	Stroburg	Welden
Nolting	Roorda	Stromer	Wells
O'Hearn	Sanders	Strothman	Winkelman
Pelton	Schmeiser	Tapscott	Wolfe
Perkins	Schroeder	Tiedon	Speaker
Peterson	Schwartz	Van Drie	pro tempore
Pierson			

The nays were, none.

Absent or not voting, 16:

Brinck	Fisher of	Kluever	Ossian
Crabb	Greene	McCartney	Skinner
Dooley	Harbor	Miller of	Varley
Drake	Johnson of	Page	Walter
	Audubon	Nielsen	Waugh

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

House File 1155, a bill for an act relating to certain expenditures by county boards of supervisors, 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. 1155)

The ayes were, 99:

Alt	Franklin	Knight	Newton
Andersen	Freeman of	Knoblauch	Nolting
Baker	Buena Vista	Koch	Pelton
Battles	Freeman of	Kreamer	Perkins
Bennett	Clay-Dickinson	Kruse	Peterson
Bergman	Gannon	Lawson	Pierson
Blouin	Goode	Lippold	Poncy
Caffrey	Graham	Logue	Priebe
Camp	Grassley	Mayberry	Radl
Campbell	Hamilton	McCartney	Renda
Cochran	Hansen of	McCormick	Rex
Corey	Black Hawk	McIntyre	Rodgers
Cunningham	Hanson of	Mendenhall	Roorda
Darrington	Howard-Mitchell	Menefee	Sanders
Dietz	Hill	Mezvinsky	Schmeiser
Dougherty	Jesse	Middleswart	Schroeder
Doyle	Johnston of	Miller of	Schwartz
Duitscher	Johnson	Des Moines	Shaw
Dunton	Kehe	Miller of	Shepherd
Edgington	Kennedy of	Jones	Skinner
Ellsworth	Chickasaw	Miller of	Sorg
Ewell	Kennedy of	Marshall	Stokes
Fischer of	Dubuque	Milligan	Strand
Grundy	Kitner	Mohrfeld	Stroburg

Stromer	Van Drie	Weichman	Wolfe
Strothman	Van Nostrand	Welden	Speaker
Tapscott	Van Roekel	Wells	pro tempore
Tieden	Voorhees	Winkelman	

The nays were, 2:

Logemann Warren

Absent or not voting, 23:

Brinck	Fisher of	Cluever	Nielsen
Christensen	Greene	Langland	O'Hearn
Crabb	Harbor	Linsky	Ossian
Crosier	Holden	Miller of	Varley
Den Herder	Huff	Page	Walter
Dooley	Johnson of	Nelson	Waugh
Drake	Audubon		

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

House File 1156, a bill for an act relating to a revision of Iowa law governing divorce and marriage annulment, was taken up for consideration.

Stokes of Plymouth offered the following amendment filed by him and moved its adoption:

Amend House File 1156, page 1, by striking from lines 16 and 17 the words "twenty-one years of" and inserting in lieu thereof the word "legal".

The amendment was adopted.

McCartney of Floyd offered the following amendment from the floor and moved its adoption:

Amend House File 1156 as follows:

1. Page 4, by striking from lines 16 and 17 the words "at the time of filing any application for support, or".
2. Page 4, by striking lines 33 and 34.

The amendment was adopted.

Kehe of Bremer offered the following amendment filed by him and moved its adoption:

Amend House File 1156, page 5, line 24, by striking the words "A majority of the judges in any" and all of lines 25, 26, 27, 28 and 29.

The amendment lost.

Renda of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 1156 by striking from page 10, lines 28 through 32, inclusive, and inserting in lieu thereof the following:

"A petition shall be filed in separate maintenance and annulment actions as in actions for dissolution

of marriage, and all applicable provisions of this Act in relation thereto shall apply to separate maintenance and annulment actions."

The amendment was adopted.

Jesse of Polk offered from the floor the following amendment filed by him and Kennedy of Chickasaw and moved its adoption:

Amend House File 1156, page 6, by striking lines sixteen (16) through twenty-seven (27) inclusive.

A non-record roll call was requested.

The ayes were 36, nays 55.

The amendment lost.

(House File 1156 pending.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

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

CONSIDERATION OF BILLS

The House resumed consideration of **House File 1156**.

Hill of Marshall offered from the floor the following amendment:

Amend House File 1156 as follows:

1. Page 8, by striking lines 23 through 26, inclusive.
2. Page 10, line 12, by inserting following the word "entered", the following: "The clerk shall maintain a separate docket for dissolution of marriage actions."

Division of the amendment was requested.

Hill of Marshall moved the adoption of amendment 1 of his amendment.

Amendment 1 was adopted.

Hill of Marshall moved the adoption of amendment 2 of his amendment.

Amendment 2 was adopted.

Campbell of Washington offered from the floor the following amendment and moved its adoption:

Amend House File 1156, page 11, by striking all of lines 7 and 8.

The amendment lost.

Camp of Clinton moved to reconsider the vote by which the Kehe amendment failed to be adopted.

Roll call was requested by Camp of Clinton and Van Drie of Story.

On the question "Shall the vote by which the Kehe amendment failed to be adopted be reconsidered?"

The ayes were, 32:

Battles	Johnson of	Miller of	Schroeder
Camp	Audubon	Page	Sorg
Den Herder	Kehe	Mohrfeld	Stokes
Dietz	Kennedy of	Nelson	Stroburg
Drake	Dubuque	Ossian	Strothman
Fisher of	Kruse	Peterson	Tieden
Greene	Langland	Pierson	Van Drie
Freeman of	Logue	Priebe	Wells
Clay-Dickinson	Miller of	Radl	Winkelman
Goode	Marshall		

The nays were, 62:

Alt	Franklin	Lippold	Nolting
Andersen	Gannon	Lipsky	O'Hearn
Baker	Graham	Logemann	Pelton
Bergman	Grassley	Mayberry	Renda
Blouin	Hamilton	McCartney	Rodgers
Caffrey	Hansen of	McCormick	Sanders
Campbell	Black Hawk	Mendenhall	Schwartz
Cochran	Hanson of	Menefee	Shaw
Corey	Howard-Mitchell	Mezvinsky	Shepherd
Crabb	Hill	Middleswart	Skinner
Crosier	Holden	Miller of	Strand
Cunningham	Huff	Des Moines	Tapscott
Darrington	Jesse	Miller of	Warren
Dougherty	Kennedy of	Jones	Weichman
Doyle	Chickasaw	Milligan	Wolfe
Duitscher	Kluever	Newton	Speaker
Ellsworth	Knoblauch	Nielsen	pro tempore

Absent or not voting, 30:

Bennett	Freeman of	Kreamer	Stromer
Brinck	Buena Vista	Lawson	Van Nostrand
Christensen	Harbor	McIntyre	Van Roekel
Dooley	Johnston of	Perkins	Varley
Dunton	Johnson	Poncy	Voorhees
Edgington	Kitner	Rex	Walter
Ewell	Knight	Roordra	Waugh
Fischer of	Koch	Schmeiser	Welden
Grundy			

The motion lost.

Camp of Clinton offered from the floor the following amendment and moved its adoption:

Amend House File 1156, page 6, by striking all after the word "parties" in line 6, and all of lines 7, 8 and 9 and inserting in lieu thereof a period.

The amendment lost.

Shaw of Scott offered the following amendment filed by her and Hill of Marshall and moved its adoption:

Amend House File 1156 by adding thereto the following new section:

Sec. 35. The county board of social welfare in any county is authorized to enter into the following agreement with the court, which may ratify such agreement by a majority vote of the district judges assigned to the judicial district where such board is located:

Any person entitled to periodic support payments pursuant to an order or judgment entered in an action for dissolution of marriage, who is also a welfare recipient, shall assign his rights to such payments to the county board of social welfare granting such assistance. The clerk of court shall forward support payments received pursuant to section twenty-three (23) of this Act to such board. Such sums may serve to reduce the amount of the welfare payments granted such recipient. The board of social welfare shall have the right to secure support payments in default through proceedings provided for in chapter two hundred fifty-two A (252A) of the Code or section twenty-five (25) of this Act.

The clerk shall furnish such welfare agency with copies of all orders or decrees awarding support to parties having custody of minor children when such parties are receiving welfare assistance, have applied for welfare assistance, or it appears from financial statements filed that such parties are or may become eligible for such assistance.

The amendment was adopted.

McCartney of Floyd offered, from the floor, the following amendment and moved its adoption:

Amend the title to House File 1156 by adding thereto the following: "and relating to support payments to welfare recipients under decree for dissolution of marriage".

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. 1156)

The ayes were, 88:

Alt	Drake	Graham	Kennedy of
Andersen	Duitscher	Grassley	Chickasaw
Baker	Dunton	Hamilton	Kennedy of
Bennett	Edgington	Hansen of	Dubuque
Bergman	Ellsworth	Black Hawk	Kitner
Blouin	Ewell	Hanson of	Kluever
Caffrey	Fischer of	Howard-Mitchell	Knoblauch
Christensen	Grundy	Harbor	Koch
Cochran	Fisher of	Hill	Kreamer
Corey	Greene	Holden	Lawson
Crabb	Franklin	Huff	Lippold
Crosier	Freeman of	Jesse	Lipsky
Cunningham	Buena Vista	Johnston of	Logemann
Dougherty	Gannon	Johnson	Logue

McCartney	Miller of	Rodgers	Stromer
McCormick	Page	Roorda	Tapscott
Menefee	Milligan	Sanders	Van Drie
Mezvinsky	Mohrfeld	Schmeiser	Van Nostrand
Middleswart	Newton	Schwartz	Weichman
Miller of	Nielsen	Shaw	Welden
Des Moines	Ossian	Shepherd	Wells
Miller of	Pelton	Skinner	Winkelman
Jones	Pierson	Sorg	Wolfe
Miller of	Poncy	Stokes	Speaker
Marshall	Radl	Strand	pro tempore
	Renda		

The nays were, 23:

Battles	Freeman of	Knight	Priebe
Camp	Clay-Dickinson	Kruse	Schroeder
Campbell	Goode	Mayberry	Stroburg
Darrington	Johnson of	Mendenhall	Strothman
Den Herder	Audubon	Nolting	Van Roekel
Dietz	Kehe	O'Hearn	Warren
Doyle			

Absent or not voting, 13:

Brinck	Nelson	Rex	Voorhees
Dooley	Perkins	Tieden	Walter
Langland	Peterson	Varley	Waugh
McIntyre			

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 1144, a bill for an act relating to control and regulation of drugs.

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

Senate File 1174, a bill for an act relating to tests administered to receive a driver's license.

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

Senate File 1179, a bill for an act relating to distribution of trademarked articles.

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

Senate File 1180, a bill for an act relating to unfair trade discrimination.

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 File 1088.

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 1088.

EXPLANATION OF VOTE

(House File 1154)

I voted no on House File 1154 because I believe that by extending the terms of certain supervisors we have established a constitutionally defective system of supervisor representation. Under the Iowa State Supreme Court's mandate, the First Session of the 63rd General Assembly enacted a county supervisor reapportionment plan which was designed to effect equal representation within a reasonably prompt period of time. House File 1154 negates that action. I find it all the more objectionable because it was brought about through the lobbying efforts of those supervisors who are particularly interested in perpetuating themselves in office.

ROBERT E. NEWTON

REPORTS OF COMMITTEES

Strothman of Henry, from the committee on agriculture, submitted the following reports:

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 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter one hundred ninety-four (194), Code 1966, is hereby amended as follows:

1. By striking section one hundred ninety-four point six (194.6), Code 1966, and inserting in lieu thereof the following: "At least once every thirty days an estimate of the bacterial quality shall be made of each producer's milk by use of a standard plate count or an equivalent plate counting procedure in an officially designated laboratory."

For the purpose of quality improvement and payment, the following classifications of milk for bacterial estimate shall be applicable:

<u>Bacterial Estimate Classification</u>	<u>Standard Plate Count or Equivalent</u>
Class 1	Less than 500,000 per Milliliter
Class 2	Less than 3,000,000 per Milliliter
Undergrade	Over 3,000,000 per Milliliter

2. By striking from line four (4) of section one hundred ninety-four point seven (194.7), Code 1966, the word "and" from the place where it appears the second time and inserting in lieu thereof the word "or".

3. By striking from line five (5) of section one hundred ninety-four point eight (194.8), Code 1966, the words "Class 3 or in" and the word "ten" and by inserting in lieu of the word "ten" the word "three".

4. By striking from line five (5) in section one hundred ninety-four point nine (194.9), Code 1966, the word "ten" and inserting in lieu thereof the word "three".

5. The provisions of this Act shall go into effect on July 1, 1971.

CHARLES F. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred **House File 1122**, a bill for an act relating to construction of public highways and certain other installations across the right-of-way of a drainage or levee district, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

CHARLES F. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred **House File 1159**, a bill for an act relating to indemnification for swine destroyed in eradication of hog cholera, begs leave to report it has had 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

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 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

Fisher of Greene, from the committee on state government, submitted the following reports:

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 pass**.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred **House File 1118**, a bill for an act relating to secondary boycotts, begs leave to report it has had 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

Hill of Marshall, from the committee on judiciary, submitted the following reports:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House File 241**, a bill for an act relating to the payment of attorney's fee to court appointed attorneys, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House File 1133**, a bill for an act to legalize and validate the proceedings of the board of supervisors of Mitchell County, Iowa, authorizing and providing for the issuance of county public hospital 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 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 **House File 1140**, a bill for an act to legalize and validate the proceedings of the city council of the City of Pella, Marion County, State of Iowa, in connection with the award of a contract for the furnishing of a 25,000-kilowatt capacity steam turbine generator to the municipal electric utility of said city, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House File 1191**, a bill for an act to legalize and validate the procedures followed by the Jasper County Conservation Board in contracting with the

Cross Construction Company of Baxter, Iowa, for the construction of three toilets at the Jasper County Park known as Ashton-Wildwood County Park, begs leave to report it has had 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 683**, a bill for an act to authorize and direct the executive council to approve the issuance of a quit claim deed from the conservation commission to the Atlantic Richfield Company, a Pennsylvania corporation, for certain real estate located in Lee County, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate File 1023**, a bill for an act relating to estates exempt from inheritance tax, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate File 1049**, a bill for an act to legalize and validate the proceedings of the board of directors of the Perry Community School District in the counties of Dallas, Boone and Greene, State of Iowa, in connection with the purchase under a real estate installment purchase contract, 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 **Senate File 1080**, a bill for an act to legalize a transfer of real property from the board of directors of the LeGrand Consolidated School District, LeGrand, Iowa, to Alfred J. Witham, begs leave to report it has had 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 the committee on state government amendment to House
- 2 File 354, filed February 4, 1970, as follows:
- 3 1. Line 15 by inserting after the word "copier" the
- 4 following: "located in the city of Des Moines".
- 5 2. Line 29 by inserting after the word "board" the
- 6 following: "located in the city of Des Moines".

7 3. Line 34 by inserting after the word "boards" the
8 following: "located in the city of Des Moines".

EDGINGTON of Franklin
KOCH of Woodbury

1 Amend House File 1017 by adding a new subsection to
2 section 1 as follows:

3 4. By striking from line thirty-seven (37) the word
4 "two" and inserting in lieu thereof the word "five".

NOLTING of Black Hawk

1 Amend House File 1063 as follows:

2 1. Page 1, by striking lines 6 and 7.

3 2. Page 1, line 9, by striking the word "ten" and inserting
4 in lieu thereof the word "eight".

5 3. Page 1, by inserting after line 11 the following:

6 Sec. 2. Section four hundred forty-six point seven
7 (446.7), Code 1966, is hereby amended by striking from line
8 six (6) everything after the comma and by inserting in lieu
9 thereof the following:

10 "except that the board of supervisors of such county
11 may purchase any such property prior to the notice of the tax
12 sale. The sale shall be made".

13 Sec. 3. Section four hundred forty-six point nineteen
14 (446.19), Code 1966, is hereby amended by adding the following:

15 "If any county purchases real property as provided in
16 section four hundred forty-six point seven (446.7) of the Code,
17 no money shall be paid by the county, but each of the local
18 taxing districts having any interest in the general taxes
19 for which such property is sold shall be charged with the full
20 amount of the delinquent general property taxes due them. Upon
21 sale of such property, any profits gained from the transaction
22 shall be credited to the county general fund."

23 4. By renumbering the subsections of section 1 to conform
24 to this amendment.

25 5. Page 1, line 1, by inserting after the word "the" the
26 following:

27 "sale of real property for delinquent taxes,".

BATTLES of Jackson

1 Amend House File 1106, page 1, line 10, by adding
2 after the period the following: "However, said person
3 shall make a reasonable effort in determining the
4 identity of such individual before employing such means
5 of protection."

COREY of Louisa-Muscatine
STOKES of Plymouth

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Wednesday, February 11, 1970.

JOURNAL OF THE HOUSE

Thirty-first Calendar Day—Twenty-third Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, FEBRUARY 11, 1970.

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

Prayer was offered by the Reverend Allen E. Hermeier, pastor of the St. Paul's Lutheran Church, Atlantic, Iowa.

The Journal of Tuesday, February 10, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:
Brinck of Lee on request of Knoblauch of Carroll.

PERSONAL PRIVILEGE

On motion by Gannon of Jasper, the House expressed its sorrow in the passing of Barbara Franzenburg, wife of Paul Franzenburg, former Treasurer of State, and tendered its sympathy to the Franzenburg family.

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Twenty-seven senior students from the Dow City-Arion Community School, accompanied by their teacher, Ray Beck. By Crabb of Crawford.

Forty-eight students from the Melcher-Dallas Community School, accompanied by their teacher, Jack Reeder. By Van Roekel of Marion.

Thirteen Iowa Town and Country Y.W.C.A. girls from Creston, Iowa, accompanied by Mrs. Larry Hicks. By Christensen of Clarke-Union.

Forty-two students from the government class of Lamoni Community School, accompanied by their teachers, Mrs. Bonnie Kruse and Frank Affannato. By Warren of Decatur-Wayne.

Twenty-three Iowa Town and Country Y.W.C.A. girls from Earlham, Iowa. By Varley of Madison.

Fourteen Iowa Town and Country Y.W.C.A. girls from Essex, Iowa, accompanied by Dr. Clifford Stokes. By Miller of Page.

Sixteen Iowa Town and Country Y.W.C.A. girls from Atlantic, Iowa, accompanied by Mrs. Gail Morse. By Kluever of Cass.

PETITION FILED

The following petition was received and placed on file:

By Blouin of Dubuque, from thirty-one residents of Dubuque County favoring House File 543 and House File 591.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 139, 241, 404, 595, 1118, 1122, 1133, 1140, 1159 and 1191 and Senate Files 683, 1023, 1049 and 1080, under Rule 35.

INTRODUCTION OF BILLS

House File 1240, by Johnston of Johnson and Kennedy of Chickasaw, a bill for an act relating to waiver of right to jury trial in indictable misdemeanor cases.

Read first time and referred to committee on judiciary.

House File 1241, by Roorda, Alt, Sorg, Radl, Cochran, Waugh, Van Drie, Winkelman, O'Hearn and Welden, a bill for an act to establish a limit on property tax levies for county school systems.

Read first time and referred to committee on schools.

House File 1242, by Schroeder, a bill for an act relating to retirement systems of employees of the board of regents institutions.

Read first time and referred to committee on state government.

House File 1243, by committee on social services, a bill for an act relating to the definition, licensing, inspection, and regulation of health care facilities, and providing for adoption of rules, enforcement procedures, and penalties.

Read first time and placed on the calendar.

House File 1244, by Goode, Koch, Holden and Kruse (Mogged), a bill for an act relating to the compensation of certain appraisers.

Read first time and referred to committee on state government.

House File 1245, by Crosier, a bill for an act relating to the distribution of parking meter revenues.

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

House File 1246, by Tieden, Stroburg and Rex (Klink, Walsh and Lamborn), a bill for an act relating to the movement of oversized mobile homes.

Read first time and referred to committee on **transportation**.

House File 1247, by Shaw, Stromer, Edgington, Schroeder, Ossian, Christensen, Freeman of Buena Vista and Logemann (Nicholson, Gilley, Sullivan, Mowry, Shaff, Messerly, Rabedeaux, Stephens, Mogged, Walsh, Potgeter, Anderson, Curran, Frey, Thordsen Conklin and Bortell), a bill for an act to provide for appointment of the superintendent of public instruction by the governor.

Read first time and referred to committee on **state government**.

House File 1248, by Andersen, Dooley and Peterson, a bill for an act relating to public transportation company aid.

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

House File 1249, by Crabb, a bill for an act relating to the domestic animal fund and the licensing of dogs in each county.

Read first time and referred to committee on **county government**.

House File 1250, by committee on law enforcement, a bill for an act relating to hunting and fishing on private property.

Read first time and **placed on the calendar**.

House File 1251, by committee on human and industrial relations, a bill for an act relating to child labor.

Read first time and **placed on the calendar**.

House File 1252, by committee on commerce, a bill for an act relating to membership on the board of directors of economic development corporations.

Read first time and **placed on the calendar**.

House File 1253, by Warren, a bill for an act relating to recording instruments of homestead ownership.

Read first time and referred to committee on **county government**.

House File 1254, by committee on social services, a bill for an

act relating to the rule-making authority of the state department of health.

Read first time and placed on the calendar.

House File 1255, by Camp (Kyh), a bill for an act allowing the state of Iowa to join the pest control compact and for related purposes.

Read first time and referred to committee on **environmental preservation**.

SENATE MESSAGES CONSIDERED

Senate File 1032, a bill for an act relating to the primary road system.

Read first time and referred to committee on **transportation**.

Senate File 1144, a bill for an act relating to the control and regulation of drugs.

Read first time and referred to committee on **social services**.

Senate File 1174, a bill for an act relating to tests administered to receive a driver's license.

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

Senate File 1179, a bill for an act relating to distribution of trademarked articles.

Read first time and referred to committee on **higher education**.

Senate File 1180, a bill for an act relating to unfair trade discrimination.

Read first time and referred to committee on **higher education**.

HOUSE CONCURRENT RESOLUTION 112

By Shaw, Camp, Pierson, Cochran, Dunton, Van Nostrand, Blouin, Millen, Strothman, Radl, Shepherd, Miller of Des Moines, Lipsky, Christensen, Kluever, Priebe, Varley and Koch

Whereas, the administrative activities in regard to the regulation of restaurants, hotels, food establishments, cold storage plants, frozen food lockers, food and drugs, dairy products, sanitary practices, air and water pollution practices, and other similar entities and subjects affecting the health and welfare of the citizens of Iowa are performed by the department of health and the department of agriculture; and

Whereas, a great amount of legislation is pending relating to these subjects; and

Whereas, it appears desirable to coordinate such administrative regu-

latory activities because there may exist duplicate or overlapping areas of administration; *Now, Therefore,*

Be It Resolved by the House, the Senate Concurring, That the legislative council be authorized to conduct during the 1970 legislative interim, or if time is insufficient during both the 1970 and 1971 legislative interims, a study for the purpose of reviewing all administrative activities of the departments of health and agriculture for the purpose of recommending administrative reorganization of these two departments which will avoid duplication of functions, consolidate related functions and coordinate these departments and the agencies thereof; and

Be It Further Resolved, That the legislative council is authorized to appoint to the study committee members from both houses of the General Assembly representing both political parties, and citizen advisory members knowledgeable in the subject matters to be studied; and

Be It Further Resolved, That a report of the study findings and recommendations, accompanied by bills incorporating such recommendations, be submitted to the legislative council for acting thereon and referred by the legislative council to the General Assembly.

Laid over under Rule 25.

HOUSE INSISTS

(Senate File 1055)

Miller of Page called up for consideration **Senate File 1055**, a bill for an act to provide a relocation advisory assistance program and relocation payments to persons displaced by highway projects, in which the Senate refused to concur in the House amendment.

Miller of Page moved that the House insist on the House amendment to Senate File 1055.

Motion prevailed and the House insists on the House amendment to Senate File 1055.

CONFERENCE COMMITTEE APPOINTED

(Senate File 1055)

The Speaker announced the appointment of Goode of Appanoose-Davis, chairman; Darrington of Harrison, Kehe of Bremer and Dunton of Keokuk, on the part of the House, as conferees concerning Senate File 1055.

CONSIDERATION OF BILLS REGULAR CALENDAR

Van Roekel of Marion asked and received unanimous consent to take up for immediate consideration **House File 1140**, a bill for an act to legalize and validate the proceedings of the city council of the City of Pella, Marion County, State of Iowa, in connection with the award of a contract for the furnishing of a 25,000 kilowatt

capacity steam turbine generator to the Municipal Electric Utility of said city, 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. 1140)

The ayes were, 101:

Alt	Freeman of	Langland	Pierson
Andersen	Buena Vista	Lawson	Poncy
Baker	Freeman of	Lippold	Priebe
Battles	Clay-Dickinson	Logemann	Rex
Bergman	Goode	Logue	Rodgers
Blouin	Graham	McCartney	Roord
Caffrey	Grassley	McCormick	Sanders
Camp	Hamilton	McIntyre	Schmeiser
Campbell	Hansen of	Mendenhall	Shepherd
Christensen	Black Hawk	Menefee	Sorg
Corey	Hanson of	Middleswart	Stokes
Crabb	Howard-Mitchell	Millen	Strand
Crosier	Hill	Miller of	Stromer
Cunningham	Huff	Des Moines	Strothman
Den Herder	Johnson of	Miller of	Tapscott
Dietz	Audubon	Jones	Tieden
Dougherty	Johnston of	Miller of	Van Drie
Doyle	Johnson	Marshall	Van Roekel
Drake	Kehe	Miller of	Voorhees
Duitscher	Kennedy of	Page	Walter
Dunton	Chickasaw	Milligan	Warren
Edgington	Kennedy of	Mohrfeld	Waugh
Ellsworth	Dubuque	Nelson	Weichman
Ewell	Kluever	Newton	Welden
Fischer of	Knight	Nielsen	Wells
Grundy	Knoblauch	Nolting	Winkelman
Fisher of	Koch	Ossian	Wolfe
Greene	Kreamer	Perkins	Mr. Speaker
Franklin	Kruse	Peterson	

The nays were, 1:

Gannon

Absent or not voting, 22:

Bennett	Jesse	Pelton	Shaw
Brinck	Kitner	Radl	Skinner
Cochran	Lipsky	Renda	Stroburg
Darrington	Mayberry	Schroeder	Van Nostrand
Dooley	Mezvinsky	Schwartz	Varley
Holden	O'Hearn		

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

House File 1137, a bill for an act to provide for fair trade practices by motor vehicle franchisors, was taken up for consideration.

Kreamer of Polk moved that House File 1137 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.

The ayes were 23, nays 75.

The motion lost.

McIntyre of Linn offered the following amendment from the floor and moved its adoption:

Amend House File 1137 as follows:

1. Page 1, by striking lines 3 through 25.
2. Page 2, by striking lines 1 through 4.

A non-record roll call was requested.

The ayes were 30, nays 63.

The amendment lost.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend House File 1137 as follows:

1. By striking all of line four (4), page three (3) and inserting in lieu thereof: "7. 'Commissioner' means the Commissioner of Public Safety."
2. By striking from line twenty-three (23), page four (4) the word "commission" and inserting in lieu thereof the word "commissioner".
3. By striking from line twenty-six (26), page four (4) the word "commission" and inserting in lieu thereof the word "commissioner".
4. By striking from line thirty-five (35), page four (4) the word "commission" and inserting in lieu thereof the word "commissioner".
5. By striking from line eleven (11), page five (5) the word "commission" and inserting in lieu thereof the word "commissioner".
6. By striking from line twenty-one (21), page five (5) the word "commission" and inserting in lieu thereof the word "commissioner".
7. By striking from line thirteen (13), page six (6) the word "commission" and inserting in lieu thereof the word "commissioner".
8. By striking from lines twenty-six (26) and twenty-seven (27), page six (6) the word "commission" and inserting in lieu thereof the word "commissioner".
9. By striking from line nineteen (19), page seven (7) the word "commission" and inserting in lieu thereof the word "commissioner".

A non-record roll call was requested.

The ayes were 12, nays 69.

The amendment lost.

Kreamer of Polk offered the following amendment from the floor and moved its adoption:

Amend House File 1137, page 5, line twenty-one (21), by adding after the word "commission" the following new sentence:

"Upon completion of said hearing the commission shall apportion all costs between the parties to the hearing."

The amendment was adopted.

Huff of Polk offered the following amendment from the floor and moved its adoption:

Amend House File 1137, page 7, line four (4), by striking the word "chisee" and inserting in lieu thereof the word "chisees".

The amendment was adopted.

Gannon of Jasper offered the following amendment from the floor:

Amend House File 1137 as follows:

1. By adding after line four (4), page seven (7), the following new subsection:

"6. Evidence that other franchisees of the same line make, in that community have falsified the odometer readings on automobiles within their possession."

2. By adding after line eighteen (18), page seven (7) the following new subsection:

"6. Evidence that other franchisees of the same line make, in that community have falsified the odometer readings on automobiles within their possession."

Fischer of Grundy rose on a point of order that the amendment was not germane.

The Speaker ruled the point of order not well taken and the amendment germane.

Gannon of Jasper moved the adoption of his amendment.

Roll call was requested by Gannon of Jasper and Johnston of Johnson.

On the question "Shall the amendment be adopted?"

The ayes were, 45:

Andersen	Drake	Jesse	Logue
Baker	Duitscher	Johnston of	McIntyre
Bennett	Dunton	Johnson	Mezvinsky
Blouin	Ewell	Kennedy of	Miller of
Caffrey	Franklin	Chickasaw	Des Moines
Campbell	Gannon	Kennedy of	Miller of
Cochran	Graham	Dubuque	Jones
Crosier	Hansen of	Knight	Milligan
Dougherty	Black Hawk	Kreamer	Nolting
Doyle	Huff	Logemann	Poncy

Radl	Rodgers	Stroburg	Walter
Renda	Schmeiser	Tapscott	Walls
Rex	Schwartz	Van Nostrand	

The nays were, 61:

Alt	Grassley	McCormick	Shepherd
Camp	Hamilton	Menefee	Sorg
Christensen	Hanson of	Miller of	Stokes
Corey	Howard-Mitchell	Marshall	Strand
Crabb	Hill	Miller of	Stromer
Cunningham	Holden	Page	Strothman
Darrington	Johnson of	Mohrfeld	Van Drie
Den Herder	Audubon	Nelson	Van Roekel
Edgington	Kehe	Nielsen	Varley
Ellsworth	Kitner	Ossian	Voorhees
Fischer of	Cluever	Perkins	Warren
Grundy	Knoblauch	Peterson	Waugh
Fisher of	Koch	Pierson	Weichman
Greene	Kruse	Roorda	Welden
Freeman of	Lawson	Sanders	Winkelman
Buena Vista	Lippold	Schroeder	Wolfe
Goode	McCartney	Shaw	Mr. Speaker

Absent or not voting, 18:

Battles	Freeman of	Mendenhall	Pelton
Bergman	Clay-Dickinson	Middleswart	Priebe
Brinck	Langland	Millen	Skinner
Dietz	Lipsky	Newton	Tieden
Dooley	Mayberry	O'Hearn	

The amendment lost.

Gannon of Jasper offered the following amendment from the floor:

Amend House File 1137 by adding the following new section:

"Sec. 18. There is hereby appropriated from the general fund of the state to the Commerce Commission for the biennium beginning July 1, 1969, and ending June 30, 1971, to carry out the purposes of this act the sum of thirty thousand dollars (30,000)."

Fischer of Grundy rose on a point of order that the amendment by Gannon of Jasper was not germane.

The Speaker ruled the point of order well taken.

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.

Under the provisions of Rule 71, O'Hearn of Scott refrained from voting.

On the question "Shall the bill pass?" (H.F. 1137)

The ayes were, 101:

Alt	Fisher of	Langland	Renda
Andersen	Greene	Lawson	Rex
Baker	Freeman of	Lippold	Rodgers
Battles	Buena Vista	Lipsky	Roorda
Bennett	Freeman of	Logemann	Sanders
Bergman	Clay-Dickinson	Logue	Schmeiser
Brinck	Goode	McCartney	Schroeder
Caffrey	Graham	McIntyre	Schwartz
Camp	Grassley	McCormick	Shaw
Campbell	Hamilton	Mendenhall	Shepherd
Christensen	Hansen of	Menefee	Sorg
Cochran	Black Hawk	Mezvinsky	Stokes
Crabb	Hanson of	Middleswart	Strand
Crosier	Howard-Mitchell	Millen	Stromer
Cunningham	Hill	Miller of	Strothman
Darrington	Holden	Des Moines	Tapscott
Den Herder	Johnson of	Miller of	Tieden
Dietz	Audubon	Marshall	Van Drie
Dooley	Johnston of	Miller of	Van Nostrand
Dougherty	Johnson	Page	Van Roekel
Doyle	Kehe	Mohrfeld	Varley
Drake	Kennedy of	Nelson	Voorhees
Duitscher	Dubuque	Nielsen	Warren
Dunton	Kitner	Ossian	Waugh
Edgington	Cluever	Pelton	Weichman
Ellsworth	Knoblauch	Peterson	Wells
Fischer of	Koch	Pierson	Winkelman
Grundy	Kruse	Priebe	Wolfe
			Mr. Speaker

The nays were, 19:

Blouin	Jesse	Milligan	Radl
Corey	Kennedy of	Newton	Stroburg
Ewell	Chickasaw	Nolting	Walter
Franklin	Kreamer	Perkins	Welden
Gannon	Miller of	Poncy	
Huff	Jones		

Absent or not voting, 4:

Knight	Mayberry	O'Hearn	Skinner
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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Koch of Woodbury moved to reconsider the vote by which House File 1137 passed the House and that the motion to reconsider be tabled.

The motion prevailed.

EXPLANATION OF VOTE
(House File 1137)

Due to a conflict of interest as a stockholder, I chose to refrain from the record roll call votes and the final vote on House File 1137, an act to provide for fair practices by motor vehicle franchisors; but I support the bill.

TRAVE O'HEARN

MESSAGES FROM 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 1032, a bill for an act relating to the primary road system.

Also: That the President of the Senate has appointed as members of the conference committee on:

Senate File 1055, a bill for an act to provide a relocation advisory assistance program and relocation payments to persons displaced by highway projects, on the part of the Senate: The Senator from Kossuth, Mr. Keith, chairman; the Senator from Mahaska, Mr. Van Gilst; the Senator from Clayton, Mr. Klink; and the Senator from Dubuque, Mr. Walsh.

Also: That the Senate has concurred in the House amendment to the Senate amendment, adopted the Senate amendment as amended, and passed: House File 77, a bill for an act relating to snowmobiles.

CARROLL A. LANE
Secretary of the Senate

BIRTHDAY CONGRATULATIONS

Newton of Scott rose on a point of personal privilege and on behalf of the House extended to the Honorable Walter Dietz a "Happy Birthday".

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

MOTION TO RECONSIDER WITHDRAWN

(Senate File 489)

Shaw of Scott asked and received unanimous consent to withdraw the motion to reconsider filed by her and Grassley of Butler on February 5, 1970, and found on page 378 of the House Journal.

MOTION TO RECONSIDER LOST

(House File 803)

Pierson of Mahaska called up for consideration the motion to reconsider House File 803, filed on January 28, 1970, and found on page 261 of the House Journal.

Radl of Linn moved to reconsider the vote by which House File 803, a bill for an act relating to the vending of foods and beverages, passed the House on January 28.

A non-record roll call was requested.

The ayes were 37, nays 52.

The motion lost.

CONSIDERATION OF BILLS
REGULAR CALENDAR

SENATE FILE 1102 SUBSTITUTED FOR HOUSE FILE 1168

Ellsworth of Dubuque asked and received unanimous consent to substitute **Senate File 1102** for **House File 1168**.

Senate File 1102, a bill for an act to avoid financial loss due to the insolvency of an insurer, 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. 1102)

The ayes were, 110:

Alt	Gannon	Lipsky	Priebe
Andersen	Goode	Logemann	Radl
Battles	Graham	Logue	Renda
Bergman	Grassley	Mayberry	Rex
Blouin	Hamilton	McCartney	Rodgers
Caffrey	Hansen of	McCormick	Roorda
Camp	Black Hawk	McIntyre	Sanders
Campbell	Hanson of	Mendenhall	Schmeiser
Christensen	Howard-Mitchell	Menefee	Schroeder
Corey	Hill	Mezvinsky	Schwartz
Crabb	Huff	Middleswart	Shaw
Crosier	Jesse	Millen	Shepherd
Cunningham	Johnson of	Miller of	Sorg
Den Herder	Audubon	Des Moines	Stokes
Dietz	Johnston of	Miller of	Strand
Dooley	Johnson	Jones	Stroburg
Dougherty	Kehe	Miller of	Strothman
Doyle	Kennedy of	Marshall	Tapscott
Duitscher	Chickasaw	Miller of	Tieden
Dunton	Kennedy of	Page	Van Drie
Edgington	Dubuque	Milligan	Van Nostrand
Ellsworth	Kitner	Mohrfeld	Van Roekel
Ewell	Kluever	Nelson	Varley
Fischer of	Knight	Nielsen	Voorhees
Grundy	Knoblauch	Nolting	Walter
Fisher of	Koch	O'Hearn	Warren
Greene	Kreamer	Ossian	Weichman
Freeman of	Kruse	Pelton	Welden
Buena Vista	Langland	Peterson	Winkelman
Freeman of	Lawson	Pierson	Wolfe
Clay-Dickinson	Lippold	Poncy	Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Baker	Bennett	Brinck	Cochran
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Darrington
Drake

Franklin
Holden

Newton
Perkins
Skinner

Stromer
Waugh
Wells

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

HOUSE FILE 1168 WITHDRAWN

Ellsworth of Dubuque asked and received unanimous consent to withdraw **House File 1168** from further consideration by the House.

CONSIDERATION OF BILLS

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, 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. 448)

The ayes were, 107:

Alt	Freeman of	Logemann	Radl
Andersen	Clay-Dickinson	Logue	Renda
Battles	Gannon	Mayberry	Rex
Bergman	Goode	McCartney	Rodgers
Blouin	Graham	McCormick	Roorda
Caffrey	Grassley	McIntyre	Sanders
Camp	Hamilton	Mendenhall	Schmeiser
Campbell	Hill	Menefee	Schroeder
Christensen	Huff	Mezvinsky	Schwartz
Cochran	Jesse	Middleswart	Shepherd
Corey	Johnson of	Millen	Sorg
Crabb	Audubon	Miller of	Stokes
Crosier	Johnston of	Jones	Strand
Cunningham	Johnson	Miller of	Stroburg
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
Duitscher	Kitner	Nelson	Van Roekel
Dunton	Kluever	Newton	Varley
Edgington	Knight	Nielsen	Voorhees
Ellsworth	Knoblauch	Nolting	Walter
Ewell	Koch	Ossian	Warren
Fischer of	Kreamer	Priebe	Weichman
Grundy	Kruse	Pelton	Welden
Fisher of	Langland	Peterson	Winkelman
Greene	Lawson	Pierson	Wolfe
Freeman of	Lippold	Poncy	Mr. Speaker
Buena Vista	Lipsky		

The nays were, none.

Absent or not voting, 17:

Baker	Franklin	Holden	Shaw
Bennett	Hansen of	Miller of	Skinner
Brinck	Black Hawk	Des Moines	Stromer
Darrington	Hanson of	O'Hearn	Waugh
Drake	Howard-Mitchell	Perkins	Wells

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

House File 609, a bill for an act relating to the Iowa National Guard, 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. 609)

The ayes were, 101:

Alt	Freeman of	Mayberry	Priebe
Andersen	Clay-Dickinson	McCartney	Renda
Battles	Goode	McCormick	Rex
Bergman	Graham	McIntyre	Rodgers
Blouin	Grassley	Mendenhall	Roorda
Caffrey	Hamilton	Menefee	Sanders
Camp	Hanson of	Mezvinsky	Schmeiser
Campbell	Howard-Mitchell	Middleswart	Schroeder
Christensen	Hill	Millen	Schwartz
Cochran	Jesse	Miller of	Shepherd
Corey	Johnson of	Des Moines	Stokes
Crosier	Audubon	Miller of	Strand
Cunningham	Kehe	Jones	Stroburg
Den Herder	Kennedy of	Miller of	Strothman
Dietz	Chickasaw	Marshall	Tapscott
Dooley	Kennedy of	Miller of	Tieden
Dougherty	Dubuque	Page	Van Drie
Doyle	Kitner	Milligan	Van Nostrand
Duitscher	Kluever	Mohrfeld	Van Roekel
Dunton	Knight	Nelson	Varley
Ellsworth	Knoblauch	Newton	Voorhees
Ewell	Koch	Nielsen	Walter
Fischer of	Kreamer	Nolting	Warren
Grundy	Kruse	Ossian	Weichman
Fisher of	Langland	Pelton	Welden
Greene	Lawson	Peterson	Winkelman
Freeman of	Lippold	Pierson	Wolfe
Buena Vista	Lipsky	Poncy	Mr. Speaker
	Logemann		

The nays were, none.

Absent or not voting, 23:

Baker	Crabb	Edgington	Hansen of
Bennett	Darrington	Franklin	Black Hawk
Brinck	Drake	Gannon	Holden

Huff	O'Hearn	Shaw	Stromer
Johnston of	Perkins	Skinner	Waugh
Johnson	Radl	Sorg	Wells
Logue			

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

House File 615, 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", 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. 615)

The ayes were, 101:

Alt	Freeman of	Kruse	Pelton
Andersen	Buena Vista	Langland	Peterson
Battles	Freeman of	Lawson	Pierson
Bergman	Clay-Dickinson	Lippold	Priebe
Blouin	Gannon	Lipsky	Rex
Caffrey	Goode	Logemann	Rodgers
Camp	Graham	Mayberry	Roorda
Campbell	Grassley	McCartney	Sanders
Christensen	Hamilton	McCormick	Schmeiser
Cochran	Hansen of	McIntyre	Schwartz
Corey	Black Hawk	Mendenhall	Shepherd
Crosier	Hanson of	Menefee	Stokes
Cunningham	Howard-Mitchell	Mezvinsky	Strand
Den Herder	Hill	Middleswart	Strobrug
Dietz	Huff	Millen	Strothman
Dooley	Jesse	Miller of	Tapscott
Dougherty	Johnson of	Jones	Tieden
Doyle	Audubon	Miller of	Van Drie
Drake	Kehe	Marshall	Van Roekel
Duitscher	Kennedy of	Miller of	Varley
Dunton	Chickasaw	Page	Voorhees
Edgington	Kennedy of	Milligan	Walter
Ellsworth	Dubuque	Mohrfeld	Warren
Ewell	Kitner	Nelson	Weichman
Fischer of	Cluever	Newton	Welden
Grundy	Knight	Nielsen	Winkelman
Fisher of	Knoblauch	Nolting	Wolfe
Greene	Koch	Ossian	Mr. Speaker
	Kreamer		

The nays were, none.

Absent or not voting, 23:

Baker	Franklin	Miller of	Radl
Bennett	Holden	Des Moines	Renda
Brinck	Johnston of	O'Hearn	Schroeder
Crabb	Johnson	Perkins	Shaw
Darrington	Logue	Poncy	Skinner

Sorg
Stromer

Van Nostrand

Waugh

Wells

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

House File 1088, a bill for an act relating to the term of office of the president of the state fair board, 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. 1088)

The ayes were, 97:

Alt	Freeman of	Lippold	Ossian
Andersen	Buena Vista	Lipsky	Pierson
Battles	Freeman of	Logemann	Priebe
Bergman	Clay-Dickinson	Loge	Rex
Blouin	Gannon	Mayberry	Rodgers
Caffrey	Goode	McCartney	Roorda
Camp	Graham	McCormick	Sanders
Campbell	Grassley	McIntyre	Schmeiser
Christensen	Hamilton	Mendenhall	Schroeder
Cochran	Hanson of	Menefee	Schwartz
Corey	Howard-Mitchell	Mezvinsky	Shepherd
Crosier	Hill	Middleswart	Stokes
Cunningham	Huff	Millen	Strand
Den Herder	Jesse	Miller of	Stroburg
Diets	Johnson of	Des Moines	Strothman
Dooley	Audubon	Miller of	Tapscott
Dougherty	Kehe	Jones	Tieden
Doyle	Kennedy of	Miller of	Van Drie
Drake	Chickasaw	Marshall	Varley
Duitscher	Kitner	Miller of	Voorhees
Dunton	Kluever	Page	Walter
Edgington	Knight	Milligan	Warren
Ellsworth	Knoblauch	Mohrfeld	Weichman
Ewell	Koch	Nelson	Welden
Fisher of	Kruse	Newton	Winkelman
Greene	Langland	Nielsen	Wolfe
	Lawson	Nolting	Mr. Speaker

The nays were, none.

Absent or not voting, 27:

Baker	Hansen of	O'Hearn	Skinner
Bennett	Black Hawk	Pelton	Sorg
Brinck	Holden	Perkins	Stromer
Crabb	Johnston of	Peterson	Van Nostrand
Darrington	Johnson	Poncy	Van Roekel
Fischer of	Kennedy of	Radl	Waugh
Grundy	Dubuque	Renda	Wells
Franklin	Kreamer	Shaw	

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 2:35 p.m.

Senate File 400, a bill for an act relating to the appointees of the Governor, 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?" (S.F. 400)

The ayes were, 99:

Alt	Freeman of	Logemann	Rex
Andersen	Clay-Dickinson	Logue	Rodgers
Battles	Gannon	Mayberry	Roorda
Bergman	Goode	McCartney	Sanders
Blouin	Graham	McCormick	Schmeiser
Caffrey	Grassley	McIntyre	Schwartz
Camp	Hamilton	Mendenhall	Shepherd
Campbell	Hansen of	Menefee	Sorg
Christensen	Black Hawk	Mezvinsky	Stokes
Cochran	Hanson of	Middleswart	Strand
Corey	Howard-Mitchell	Miller of	Stroburg
Crosier	Harbor	Des Moines	Strothman
Cunningham	Hill	Miller of	Tapscott
Den Herder	Huff	Jones	Tieden
Doietz	Jesse	Miller of	Van Drie
Dooley	Johnson of	Marshall	Varley
Dougherty	Audubon	Miller of	Voorhees
Doyle	Kehe	Page	Walter
Drake	Kitner	Milligan	Warren
Duitscher	Kluever	Mohrfeld	Waugh
Dunton	Knight	Nelson	Weichman
Edgington	Knoblauch	Newton	Welden
Ellsworth	Koch	Nielsen	Wells
Ewell	Kruse	Nolting	Winkelman
Fisher of	Langland	Ossian	Wolfe
Greene	Lawson	Pierson	Speaker
Freeman of	Lippold	Priebe	pro tempore
Buena Vista	Lipsky		

The nays were, none.

Absent or not voting, 25:

Baker	Holden	Kreamer	Renda
Bennett	Johnston of	O'Hearn	Schroeder
Brinck	Johnson	Pelton	Shaw
Crabb	Kennedy of	Perkins	Skinner
Darrington	Chickasaw	Peterson	Stromer
Fischer of	Kennedy of	Poncy	Van Nostrand
Grundy	Dubuque	Radl	Van Roekel
Franklin			

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

Senate File 1086, a bill for an act relating to the salaries of per-

sons appointed to fill vacancies in a public office, with report of committee recommending passage, was taken up for consideration.

Drake of Louisa-Muscatine offered the following amendment filed by him and moved its adoption:

Amend Senate File 1086 by inserting after line 8 the following section:

Sec. 2. This Act being deemed of immediate importance shall take effect and be in force from and after its publication in The Muscatine Journal, a newspaper published in Muscatine, Iowa, and in the Times-Democrat, a newspaper published in Davenport, Iowa."

The amendment was adopted.

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.

On the question "Shall the bill pass?" (S.F. 1086)

The ayes were, 102:

Alt	Fisher of	Langland	Peterson
Andersen	Greene	Lawson	Pierson
Baker	Franklin	Lippold	Priebe
Battles	Freeman of	Lipsky	Rex
Bergman	Buena Vista	Logemann	Rodgers
Blouin	Freeman of	Logue	Roorda
Caffrey	Clay-Dickinson	Mayberry	Sanders
Camp	Gannon	McCartney	Schmeiser
Campbell	Goode	McCormick	Schwartz
Christensen	Graham	McIntyre	Shepherd
Cochran	Grassley	Mendenhall	Stokes
Corey	Hamilton	Menefee	Strand
Crosier	Hansen of	Mezvinsky	Stroburg
Cunningham	Black Hawk	Middleswart	Strothman
Darrington	Hanson of	Miller of	Tapscott
Den Herder	Howard-Mitchell	Des Moines	Van Drie
Dietz	Hill	Miller of	Varley
Dooley	Huff	Jones	Voorhees
Dougherty	Jesse	Miller of	Walter
Doyle	Johnson of	Marshall	Warren
Drake	Audubon	Miller of	Waugh
Duitscher	Kehe	Page	Weichman
Dunton	Kitner	Milligan	Welden
Edgington	Kluever	Mohrfeld	Wells
Ellsworth	Knight	Nelson	Winkelman
Ewell	Knoblauch	Newton	Wolfe
Fischer of	Koch	Nielsen	Speaker
Grundty	Kreamer	Nolting	pro tempore
	Kruse	Ossian	

The nays were, none.

Absent or not voting, 22:

Bennett	Crabb	Holden	Johnston of
Brinck	Harbor		Johnson

Kennedy of
Chickasaw
Kennedy of
Dubuque
O'Hearn

Pelton
Perkins
Poncy
Radl
Renda

Schroeder
Shaw
Skinner
Sorg

Stromer
Tieden
Van Nostrand
Van Roekel

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 805)

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 805, 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, respectively submit the following recommendations:

1. That the House concur in the Senate amendments.

2. That House File 805 be further amended by adding thereto a new paragraph at the end of Section 1 as follows:

"Assessments against property owned by the state and not under the jurisdiction and control of the state highway commission shall be made in the same manner as those made against private property and payment thereof shall be made by the executive council from any funds of the state not otherwise appropriated.

3. Amend section 3 of the bill by striking lines 6 and 7 and inserting in lieu thereof:

"The first three paragraphs of this section shall not apply to lands under the jurisdiction and control of the state highway commission."

4. Amend the title, line four (4), by inserting after the word "property" the words "and to authorize the Iowa executive council to pay all special assessments on land owned by the state which is not under the jurisdiction and control of the state highway commission, and to provide that such land be assessed in the same manner as private property."

On the part of the Senate:
CLIFTON C. LAMBORN
VERNON H. KYHL
LESLIE C. KLINK
GEORGE O'MALLEY

On the part of the House:
LEROY S. MILLER, Chairman
RICHARD W. WELDEN
DEWEY E. GOODE
KEITH H. DUNTON

REPORT OF THE BUDGET AND
FINANCIAL CONTROL COMMITTEE TO THE
SIXTY-THIRD GENERAL ASSEMBLY (SECOND SESSION)

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-third General Assembly composed of the following members: Senator Balloun, Senator Coleman, Senator Flatt, Senator Gaudineer, Senator Messerly, Representative Cunningham, Representative Den Herder, Representative Dunton,

Representative Ossian and Representative Radl, held their organizational meeting on June 18, 1969. Representative Den Herder was elected Chairman, Senator Messerly, Vice Chairman and Representative Dunton, Secretary.

During the interim, the committee visited all of the institutions under the Department of Social Services, including the Maximum Security Hospital at Oakdale and the Yellow River Forest Camp, the three universities governed by the Board of Regents, the School for the Deaf at Council Bluffs and the School for the Blind at Vinton. Also, the committee met with the Iowa State Highway Commission and the Merit Employment Commission.

BOARD OF REGENTS

Due to the sizable increase in fees at the three regents institutions following the first session of the Sixty-third General Assembly, the committee, pursuant to and in accordance with provisions of section 2.43 of the Code of Iowa, 1966, deemed it necessary to conduct a study of the regents institutions. Chairman Den Herder appointed a subcommittee consisting of Senator Joseph B. Flatt, Chairman, Senator Francis L. Messerly, Senator Lee H. Gaudineer, Jr., Representative Richard M. Radl, and Representative Conrad Ossian, to implement this study. Consultants knowledgeable in the field of education were interviewed and the subcommittee, with the approval of the full committee, retained Mr. Alfred Baxter, President of Baxter, McDonald and Company, as an advisor to prepare a design for studies and staffing of post-secondary education.

The Budget and Financial Control Committee has adopted the report of Mr. Alfred Baxter and herewith advises the General Assembly of the roles of the General Assembly respecting higher education as set out in the report:

The General Assembly should become and remain informed respecting six major topics of higher education for which it has policy responsibilities. In some cases, these responsibilities are exclusive, or nearly so; other responsibilities are shared with the Governor, the governing boards, and with academic administrators, facilities, and students. The list is intended to be complete with respect to those groups of major policy decisions which the General Assembly must make. Decisions, of course, may often have the form of acquiescence to proposals formulated outside the legislature.

1. The determination of who shall be served. While the exact form and composition of entrance requirements and the methods of their administration are technical educational matters, the level of stringency of admissions requirements is a matter of broad public concern, since it determines the number of students who will have the opportunity even to enter college in Iowa. Current freshman admission requirements for residents are set (roughly) at the upper half of high school graduating classes.

The General Assembly should also be aware of different admission requirements applied to particular schools or colleges within individual universities.

2. The general terms and conditions of entry. Costs, as well as academic attainments are a practical barrier to college entry. Accordingly, the General Assembly should be concerned with the distribution of colleges (since location affects, among other things, the private costs of commuting or living away from home), with tuition and fee level, and with the availability

and distribution policies affecting student financial aids, part-time employment opportunities, and loans.

3. The breadth of program offerings and the number of students who complete various curricula. A strong community requires a wide variety of special skills and broad base of common knowledge among its citizens. The community benefits further from research and public service activities of colleges and universities. Accordingly, it is among the responsibilities of the General Assembly to review the breadth, diversity and quality of instructional and other programs available in Iowa. For the purposes of such general reviews, the offerings of the independent colleges and universities are as relevant as those of the public institutions.

In addition to information on the availability of various institutional programs, the General Assembly should be informed of the numbers of students who complete formal programs in engineering, teacher training, fine arts, etc. Information on the subsequent careers of those who do and who do not complete formal schooling is also relevant in evaluating the individual, social, and economic consequences of differing amounts of higher education.

4. The level, derivation, and allocation of state financial support. In reaching the determinations embodied in appropriation and revenue bills, the General Assembly should have available not only information on educational plans and current activities but also information on the full spectrum of funds available to public institutions and on the functional relationships implicit in multiple-source, multi-year fundings. Technically, expert, multi-year revenue projections should also be available to the General Assembly.

5. Provisions for the planning, governance, and coordination of higher education. By statute or other means, the General Assembly must determine how and by what instruments education will be managed, planned for, and coordinated. Existing provisions should be reviewed periodically with respect to the several procedures employed. The General Assembly should include in such reviews the character, timing and effectiveness of its own participation in educational planning, budgeting, and policy review.

6. Continuing review of efficiency and equity questions. Legislative Oversight. Even the best run organizations may benefit from external review and from external encouragement for internal examinations of practices and procedures. Among the General Assembly's responsibilities and opportunities for service is the conduct and/or stimulation of reviews of the ways in which educational resources are mustered and applied in the light of the purposes and products of individual programs. The terms and conditions of faculty employment, for example, is a topic with both efficiency and equity implications.

While there is no inherent limitation on the level of detail at which the General Assembly might legally focus its interest, the current scarcity of legislative staff resources and the breadth of other legislative responsibilities suggest that isolated matters of operational detail will provide low yields to review and examination.

The consultant's report recommended that five groups of cooperative studies be initiated under legislative sponsorship and funding:

1. The development of a post-secondary education information system.
2. Special legislative studies on desirable institutional size, student attrition rates, entrance requirements, etc.
3. Revision of the Planning and Budgetary Format and Procedures,

4. Studies on alternative organizational structures for the coordination of post-secondary education.

5. Consideration of how the General Assembly might improve its procedures and staffing with respect to post-secondary educational policy issues.

That portion of the consultant's report known as Sequence 3, Redesign of Planning and Budgetary Format and Procedures has been adopted by the committee and transferred for operational purposes to the Governor's Office. The budget revision program, under joint sponsorship by the Governor and the Budget and Financial Control Committee, will be conducted under the supervision of the Comptroller, the Director of the Office of Planning and Programming and Clayton Ringenberg, Assistant to the Governor. Representative Den Herder has been appointed to sit with this policy committee in its deliberations. This sequence of tasks is devoted to a review of current planning and budgetary procedures and to consideration of possible changes in the format, contents, and scheduling of higher educational budgets as they are presented to the Governor and the General Assembly for review and action. The program will produce specific recommendations to the General Assembly in February, 1970, for possible implementation in the next budget cycle.

Much of the content and many of the objectives of the recommended study groups 1 and 2 will be served as part of the development of revised budget procedures. Such service is not automatic, however, nor is it certain that the specific policy needs of the General Assembly will be fully met without continuing legislative sponsorship and participation at a technical level in the budget revision program.

Accordingly, the Budget and Financial Control Committee recommends that the General Assembly endorse the committee's general approval of the rationale and objectives of the Baxter, McDonald Report.

DEPARTMENT OF SOCIAL SERVICES

As a result of the visits to the institutions governed by the Department of Social Services, the interim committee feels compelled to make the following recommendations to the General Assembly regarding these institutions:

1. The General Assembly should take an in-depth look at the long-range planning for capital improvements and the methods of rehabilitation and vocational instruction at the institutions under the Department of Social Services. Because this committee has observed apparent philosophical differences in certain areas of Department of Social Services and specifically in its system of correctional administration, this committee recommends that the Department of Social Services be required to submit a long-range plan (five-year minimum) outlining their program for capital improvements and rehabilitation.

2. Farming operations at the Social Services institutions have experienced financial difficulties due to the fact that money spent for operations or purchase of new equipment must be expended from the institution appropriation, while any income from the farm is deposited directly to the general fund of the state. Legislation should be considered which would allow the institutions to use farm income for the express purpose of farm operations only, any amounts of farm income over and above that needed for said farm operations is to revert to the general fund.

MERIT EMPLOYMENT COMMISSION

In view of consistent complaints concerning merit employment from the institutions under the Department of Social Services, the Budget and Financial Control Committee scheduled a meeting with the Merit Employment Commission, their director and members of the staff. After hearing testimony from the Commission and the State Comptroller, the committee recommends that the General Assembly review the Merit System bill in view of clarifying the delineation of duties, particularly in the field of approval of job classifications.

The Budget and Financial Control Committee also wishes to point out to the General Assembly that as of November 11, 1969, the date of the committee's meeting with the Commission, 1400 employees or about 7½ percent had appealed either their pay scale or job classification. A check with the Acting Director on December 31, 1969, indicated that outstanding appeals had been reduced to approximately 250.

Information from the State Comptroller is that prospective professional employees are being classified as consultants for one day for the purpose of transporting prospective professional employees into the State of Iowa and paying their expenses. It is recommended that the General Assembly consider legislation authorizing departments, with the approval of the Comptroller and the Executive Council, to pay travel expenses of prospective professional employees.

GOVERNMENTAL REORGANIZATION

Chairman Den Herder appointed a subcommittee on Governmental Reorganization to continue the work of the subcommittee of the previous interim. Members of the subcommittee were Senator Gaudineer, Chairman, Senator Balloun, Representative Dunton and Representative Ossian.

A public hearing was held regarding Senate File 585 as passed by the Senate during the first session of the Sixty-third General Assembly. Testimony was given witnessing the need for a State Crime Laboratory. Further testimony indicated that there is competition for the site, Iowa City versus Des Moines. This testimony has been given to the Standing Committee on State Government with the recommendation that this bill receive high priority in deliberations during the second session of the Sixty-third General Assembly.

OTHER RECOMMENDATIONS

The Budget and Financial Control Committee recommends that legislation be considered by the General Assembly which would give the Governor authority to lower the salary of a statutory position as much as twenty-five percent (25%) when an appointment is being made to fill a vacancy.

Concerning the hiring of personnel, the Budget and Financial Control Committee urges that when a position is open in state government, that every effort be made to fill the position with a person residing in Iowa or a native Iowan who has left the state after receiving his formal training.

It has been called to the attention of the interim committee that County Treasurers in some cases are experiencing delays in the payment of taxes because the penalty of three fourths of one percent per month on delayed taxes is equivalent to current interest rates. The committee therefore recommends that legislation be considered which would raise the rate of penalty on unpaid taxes to one percent per month.

IOWA STATE HIGHWAY COMMISSION

During its visit to the Highway Commission offices in Ames on July 21, 1969, the Budget and Financial Control Committee received information on the following subjects:

1. Budget as approved by the Sixty-third General Assembly.
2. Miles of highway turned back to the counties during the last year.
3. The merit system as it affected Highway Commission employees.
4. Traffic weigh stations built from funds appropriated by the Sixty-second General Assembly.
5. Criteria used by the Highway Commission to build or rebuild highways.
6. Movement by the Commission of district construction offices.
7. Sale of excess land by the Commission.
8. Status of the toll bridge program.
9. Assessment of penalties against trucking companies by the Commission.

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

Respectfully submitted,

ELMER H. DEN HERDER, Chairman

FRANCIS L. MESSERLY, Vice Chairman

KEITH H. DUNTON, Secretary

C. JOSEPH COLEMAN

LEE H. GAUDINEER, JR.

RICHARD M. RADL

CHARLES F. BALLOUN

RAY C. CUNNINGHAM

CONRAD OSSIAN

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 221, 394 and 1020; Senate Files 339, 410 and 1069.

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 221, 394 and 1020; Senate Files 339, 410 and 1069.

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 11th day of February, 1970, sent to the Governor for his approval: House Files 221, 394 and 1020.

ELIZABETH SHAW, Chairman

Report adopted.

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following reports:

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

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred **Senate File 643**, a bill for an act relating to the registration of motor vehicles by a nonresident, begs leave to report it has had 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

Miller of Page, from the committee on transportation, submitted the following report:

MR. SPEAKER: Your committee on transportation, to whom was referred **House File 1101**, a bill for an act relating to the installation of limited access diagonal highways and highway placement, begs leave to report it has had the same under consideration and has instructed me to report 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 1101 as follows:

1. Page 1, by striking lines 6 through 20 and inserting in lieu thereof the following:

"In areas of the state where the majority of highways are laid out on a grid system oriented on cardinal points, it shall be illegal to establish a limited access highway, or section of highway, which extends in a diagonal direction for a distance of more than five miles at an angle of less than 45 degrees with reference to the prevailing direction of the highway except with the approval of the General Assembly by concurrent resolution or except where the highway is located parallel and adjacent

to some previously existing physical feature which divides properties diagonally."

In establishing the location of any highway, the highway authority shall consider the conservation of productive agricultural lands in evaluation of the location feasibility.

This section shall not apply to the location of Interstate 35 between U.S. 20 and U.S. 16.

2. Page 2, by striking all of section 2.

LEROY S. MILLER, 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 1145**, a bill for an act relating to the definition of real estate, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same *do pass*.

HAROLD FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred **Senate File 1099**, 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 *do pass*.

HAROLD FISCHER, Chairman

Grassley of Butler, from the committee on schools, submitted the following reports:

MR. SPEAKER: Your committee on schools, to whom was referred **House 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 *do pass*.

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

Also:

MR. SPEAKER: Your committee on schools, to whom was referred **House File 1178**, a bill for an act relating to the maximum amounts authorized to be levied for principal and interest of bonded indebtedness of certain school corporations that have entered into leases with merged area school corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same *do pass*.

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 1105**, a bill for an act relating to shorthand court reporters and their compensation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass :

Amend House File 1105 as follows :

1. By striking on page 1, lines 14 through 23, inclusive, and by inserting in lieu thereof the following :

“Salaries of certified shorthand reporters of the district court shall be as follows :

(1) The annual salary of a full-time shorthand reporter in a judicial district which does not contain a city having a population of more than fifty thousand shall be ten thousand five hundred dollars.

(2) The annual salary of a full-time shorthand reporter in a judicial district which contains a city having a population of fifty thousand or more but less than one hundred twenty-five thousand shall be eleven thousand five hundred dollars.

(3) The annual salary of a full-time shorthand reporter in a judicial district which contains a city having a population of one hundred twenty-five thousand or more shall be twelve thousand five hundred dollars.

(4) All of the judges in a judicial district may grant additional compensation to a full-time shorthand reporter in that district for length of service or merit in an amount not to exceed twenty percent of such reporter's annual salary.

Populations shall be determined according to the latest federal decennial census.”

2. By striking on page 2, lines 33 through 35, inclusive, and on page 3, lines 1 through 5, inclusive, and by inserting in lieu thereof the following :

“Code 1966, is hereby amended by striking all after the word “be” in line six (6) and all of lines seven (7) through thirteen (13) and by inserting in lieu thereof the following :

“as follows: For full-time shorthand reporters in cities having a population of less than seventy thousand, an annual salary of eight thousand dollars and in cities having a population of seventy thousand or more, an annual salary of nine thousand five hundred dollars. Shorthand reporters employed on a part-time basis shall be paid thirty-two dollars and fifty cents for each day actually worked. All of the judges of a municipal court may grant additional compensation to a full-time shorthand reporter in that court for length of service or merit in an amount not to exceed twenty per cent of such reporter's annual salary. Population shall be determined according to the latest federal decennial census. All such salaries shall be paid”.

WILLIAM HILL, 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 **Senate File 1182**, a bill for an act relating to state personal net income tax and state business tax on 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**.

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 1146**, a bill for an act relating to a cash allowance paid to prisoners upon discharge, begs leave to report it has had 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 HOLDEN, Chairman

AMENDMENTS FILED

1 Amend House File 1040 as follows:

- 2 1. Page 1, line 5, by inserting after the word "state"
3 the words "to the state historical society".

COREY of Louisa-Muscatine

1 Amend House File 1096 as follows:

- 2 1. Page 1, line 25, by striking the words "school districts and
3 other".
4 2. Page 2, line 1, by inserting after the word "districts" the
5 words ", except school districts".
6 3. Page 3, by inserting after line 27 the following new subsection:
7 All persons employed by school districts.

RADL of Linn

1 Amend House File 1127 by striking all of lines 6

2 and 7 and inserting in lieu thereof the following:

- 3 1. By inserting in line two (2) after the word
4 "any" the following: "class 'B'".

EWELL of Black Hawk

1 Amend Senate File 1156 as follows:

- 2 1. Page 1, line 11, by inserting after the word "Iowa"
3 the following:
4 "However, all interest from such investments shall be
5 placed in the general fund of the State of Iowa, and shall
6 not be used directly by the board for the operations, for
7 acquisition of property, or for any other purpose."

8 2. Further amend by adding thereto the following:

- 9 "Sec. 2. Section eight point six (8.6), subsection
10 six (6), Code 1966, is hereby amended by striking from
11 lines ten (10), eleven (11) and twelve (12) the words
12 "institutions under the control of the state board of
13 regents or to the".

SCHROEDER of Pottawattamie

- 1 Amend the committee on judiciary amendment to
- 2 Senate File 1058, filed February 6, 1970, by in-
- 3 serting in line 9 after the word "publish" the
- 4 words "notice of".

WEICHMAN of Benton

On motion by Varley of Adair-Madison, the House adjourned until 9:00 a.m., Thursday, February 12, 1970.

JOURNAL OF THE HOUSE

Thirty-second Calendar Day—Twenty-fourth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, FEBRUARY 12, 1970.

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

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

The Journal of Wednesday, February 11, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Langland of Winneshiek on request of Kitner of Buchanan.

PETITION FILED

The following petition was received and placed on file:

By O'Hearn of Scott, from nine hundred four residents of Burlington, Iowa, favoring aid to classes which are required by the state but are taken in private institutions.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 179, 443, 1101, 1105, 1145, 1146 and 1178 and Senate Files 87, 643, 1099 and 1182, under Rule 35.

PRESENTATION OF VISITORS

Dunton of Keokuk presented to the House the Honorable John P. Kibbie, former member of the House in the Fifty-ninth and Sixtieth General Assemblies and of the Senate in the Sixty-first and the Sixty-second General Assemblies.

The Speaker announced that the following visitors were present in the House chamber:

Eighteen students from the civics class of St. Patrick's School, Perry, Iowa, accompanied by Father Schulte. By Rodgers of Dallas.

Fifty-two fifth grade students from Cowles School, Des Moines,

Iowa, accompanied by their teacher, Mrs. Mildred Dusdieker, and student teacher, Miss Hamilton. By Polk County delegation.

Eighty-seven fifth grade students from Western Hills School, West Des Moines, Iowa, accompanied by their teachers, Mrs. Glotfelty, Mrs. Hiner and Mrs. Reed. By Alt of Polk.

INTRODUCTION OF BILLS

House File 1256, by committee on transportation, a bill for an act relating to the dispossession of a landowner under condemnation proceedings for highway purposes.

Read first time and placed on the calendar.

House File 1257, by Huff, Miller of Jones and Priebe, a bill for an act relating to claims against the state.

Read first time and referred to committee on judiciary.

House File 1258, by Tapscott, 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 1259, by O'Hearn, Newton, Tieden, Winkelman, Ossian, Pelton and Jesse, a bill for an act relating to physical requirements for marriage license.

Read first time and referred to committee on social services.

House File 1260, by committee on higher education, a bill for an act relating to distribution of trademarked articles.

Read first time and placed on the calendar.

House File 1261, by committee on higher education, a bill for an act relating to unfair trade discrimination.

Read first time and placed on the calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 555, a bill for an act relating to annual report of state apiarist.

Also: That the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File 762, a bill for an act relating to motor vehicle certificated carrier fees.

CARROLL A. LANE, Secretary

ADOPTION OF CONFERENCE COMMITTEE REPORT
(House File 805)

Miller of Page called up for consideration the conference committee report on **House File 805**, 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, as follows:

REPORT OF CONFERENCE COMMITTEE
(House File 805)

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 805, 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, respectively submit the following recommendations:

1. That the House concur in the Senate amendments.

2. That House File 805 be further amended by adding thereto a new paragraph at the end of Section 1 as follows:

"Assessments against property owned by the state and not under the jurisdiction and control of the state highway commission shall be made in the same manner as those made against private property and payment thereof shall be made by the executive council from any funds of the state not otherwise appropriated.

3. Amend section 3 of the bill by striking lines 6 and 7 and inserting in lieu thereof:

"The first three paragraphs of this section shall not apply to lands under the jurisdiction and control of the state highway commission."

4. Amend the title, line four (4), by inserting after the word "property" the words "and to authorize the Iowa executive council to pay all special assessments on land owned by the state which is not under the jurisdiction and control of the state highway commission, and to provide that such land be assessed in the same manner as private property."

On the part of the Senate:

CLIFTON C. LAMBORN

VERNON H. KYHL

LESLIE C. KLINK

GEORGE O'MALLEY

On the part of the House:

LEROY S. MILLER, Chairman

RICHARD W. WELDEN

DEWEY E. GOODE

KEITH H. DUNTON

Miller of Page moved the adoption of the conference committee report and the amendments contained therein.

The motion prevailed.

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. 805)

The ayes were, 95:

Alt	Ewell	Lawson	Renda
Andersen	Franklin	Logue	Rex
Baker	Freeman of	Mayberry	Rodgers
Battles	Clay-Dickinson	McCartney	Roorda
Bennett	Gannon	McCormick	Schmeiser
Bergman	Goode	McIntyre	Schroeder
Blouin	Grassley	Mendenhall	Skinner
Brinck	Hamilton	Mezvinsky	Sorg
Caffrey	Hansen of	Millen	Stokes
Camp	Black Hawk	Miller of	Strand
Campbell	Hanson of	Des Moines	Stroburg
Christensen	Howard-Mitchell	Miller of	Stromer
Corey	Hill	Jones	Strothman
Crabb	Holden	Miller of	Tapscott
Crosier	Huff	Marshall	Tieden
Cunningham	Johnson of	Miller of	Van Drie
Darrington	Audubon	Page	Van Roekel
Den Herder	Kehe	Milligan	Varley
Diets	Kennedy of	Newton	Voorhees
Dooley	Chickasaw	Nielsen	Walter
Dougherty	Knight	Ossian	Warren
Doyle	Knoblauch	Pelton	Welden
Duitscher	Koch	Peterson	Wells
Dunton	Kreamer	Pierson	Winkelman
Edgington	Kruse	Poncy	Wolfe
Ellsworth	Langland	Priebe	Mr. Speaker

The nays were, none.

Absent or not voting, 29:

Cochran	Jesse	Logemann	Radl
Drake	Johnston of	Menefee	Sanders
Fischer of	Johnson	Middleswart	Schwartz
Grundy	Kennedy of	Mohrfeld	Shaw
Fisher of	Dubuque	Nelson	Shepherd
Greene	Kitner	Nolting	Van Nostrand
Freeman of	Kluever	O'Hearn	Waugh
Buena Vista	Lippold	Perkins	Weichman
Graham	Lipsky		

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

MOTION TO RECONSIDER LOST
(House File 288)

Tapscott of Polk called up for consideration the motion to reconsider, filed January 27, 1970, and found on page 249 of the House Journal, and moved to reconsider the vote by which **House File 288**, a bill for an act relating to newspapers used in publishing

notices and reports of proceedings, failed to pass the House on January 27, 1970.

A non-record roll call was requested.

The ayes were 46, nays 51.

The motion lost.

CONSIDERATION OF BILLS WAYS AND MEANS CALENDAR

House File 1222, a bill for an act relating to the sales and use tax on newsprint and ink and to exempt the sales, publishing, and printing of all newspapers therefrom, with report of committee recommending passage, was taken up for consideration.

Welden of Hardin offered the following amendment from the floor and moved its adoption:

Amend the title to House File 1222 by inserting in line 8, following the word "newspapers", the words "and shoppers' guides".

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. 1222)

The ayes were, 108:

Alt	Dunton	Huff	Millen
Andersen	Edgington	Jesse	Miller of
Baker	Ellsworth	Johnson of	Des Moines
Battles	Ewell	Audubon	Miller of
Bergman	Fischer of	Kehe	Jones
Blouin	Grundy	Kennedy of	Miller of
Brinck	Fisher of	Chickasaw	Marshall
Caffrey	Greene	Kluever	Miller of
Camp	Franklin	Knight	Page
Campbell	Freeman of	Knoblauch	Milligan
Christansen	Buena Vista	Kruse	Mohrfeld
Cochran	Freeman of	Lawson	Nelson
Corey	Clay-Dickinson	Lippold	Nielsen
Crabb	Gannon	Lipsky	Nolting
Crosier	Goode	Logemann	O'Hearn
Cunningham	Graham	Loge	Ossian
Den Herder	Grassley	Mayberry	Perkins
Dietz	Hamilton	McCartney	Pierson
Dooley	Hansen of	McCormick	Poncy
Dougherty	Black Hawk	McIntyre	Priebe
Doyle	Hanson of	Mendenhall	Radl
Drake	Howard-Mitchell	Menefee	Renda
Duitscher	Hill	Middleswart	Rex

Rodgers	Sorg	Tieden	Waugh
Roorda	Stokes	Van Drie	Weichman
Schmeiser	Strand	Van Nostrand	Welden
Schroeder	Stroburg	Van Roekel	Wells
Shaw	Stromer	Varley	Winkelman
Shepherd	Strothman	Walter	Wolfe
Skinner	Tapscott	Warren	Mr. Speaker

The nays were, none.

Absent or not voting, 16:

Bennett	Kennedy of	Langland	Peterson
Darrington	Dubuque	Mezvinsky	Sanders
Holden	Kitner	Newton	Schwartz
Johnston of	Koch	Pelton	Voorhees
Johnson	Kreamer		

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

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate Concurrent Resolution 107, directing and authorizing the director of revenue to extend to farmers the privilege of filing a final 1969 Iowa income tax return in the same manner as authorized in the case of a 1969 federal income tax return.

CARROLL A. LANE
Secretary of the Senate

ADOPTION OF SENATE CONCURRENT RESOLUTION 107

Den Herder of Sioux asked and received unanimous consent to take up for immediate consideration Senate Concurrent Resolution 107 and moved its adoption:

SENATE CONCURRENT RESOLUTION 107

By DeKoster and Gaudineer

Whereas, the federal government has extended the time for filing a 1969 federal income tax return, in the case of farmers who elect to file a final return in lieu of a declaration of estimated tax, to March 1, 1970; and

Whereas, section four hundred twenty-two point sixteen (422.16), subsection eleven (11), Code 1966, now provides that the exceptions provided in the Internal Revenue Code of 1954 with respect to declarations of estimated tax by farmers shall apply in Iowa; and

Whereas, the General Assembly has not yet provided by statute that references to the Internal Revenue Code of 1954 shall mean the Internal Revenue Code of 1954, as amended to January 1, 1970, although Senate File 1182, which makes such provision, has been introduced by the Senate committee on ways and means; and

Whereas, it is the intent of the General Assembly to conform Iowa in-

come tax procedure as nearly as practicable to federal income tax procedure;
Now, Therefore,

Be It Resolved by the Senate, the House Concurring, that the director of revenue is hereby directed and authorized to extend to farmers the privilege of filing a final 1969 Iowa income tax return in lieu of a declaration of estimated tax, on or before March 1, 1970, in the same manner as authorized in the case of a 1969 federal income tax return.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed reconsideration of **House File 1063**, a bill for an act relating to the rates of interest and interest penalty for the redemption of real property.

Battles of Jackson offered the following amendment filed by him:
Amend House File 1063 as follows:

1. Page 1, by striking lines 6 and 7.
2. Page 1, line 9, by striking the word "ten" and inserting in lieu thereof the word "eight".

2. Page 1, by inserting after line 11 the following:

Sec. 2. Section four hundred forty-six point seven (446.7), Code 1966, is hereby amended by striking from line six (6) everything after the comma and by inserting in lieu thereof the following:

"except that the board of supervisors of such county may purchase any such property prior to the notice of the tax sale. The sale shall be made".

Sec. 3. Section four hundred forty-six point nineteen (446.19), Code 1966, is hereby amended by adding the following:

"If any county purchases real property as provided in section four hundred forty-six point seven (446.7) of the Code, no money shall be paid by the county, but each of the local taxing districts having any interest in the general taxes for which such property is sold shall be charged with the full amount of the delinquent general property taxes due them. Upon sale of such property, any profits gained from the transaction shall be credited to the county general fund."

4. By renumbering the subsections of section 1 to conform to this amendment.

5. Page 1, line 1, by inserting after the word "the" the following:

"sale of real property for delinquent taxes,".

Skinner of Polk offered from the floor the following amendment to the amendment and moved its adoption:

Amend the Battles amendment to House File 1063, filed February 10, 1970, line 4, by striking the word "eight" and inserting in lieu thereof the word "nine".

The amendment was adopted.

Camp of Clinton asked and received unanimous consent that House File 1063 be deferred and that the bill retain its place on the calendar.

(House File 1063 and Battles amendment pending.)

SPECIAL ORDER OF BUSINESS

(House File 1251)

McCartney of Floyd asked and received unanimous consent that House File 1251 be made a special order of business for Thursday, February 19, 1970, at 9:30 a.m.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Kreamer of Polk for the afternoon on request of Middleswart of Warren.

LINCOLN'S BIRTHDAY OBSERVANCE

Speaker Harbor presented Representative W. E. Darrington of Harrison County who addressed the House as follows:

Mr. Speaker, Honorable Members of the House, Ladies and Gentlemen:

On this 12th day of February, 1970, or the 161st birthday of Abraham Lincoln, and 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."

This is the third time I have been so honored, but always with Humility, and to quote Lincoln the first year he was in the Illinois legislature: "Our legislature is composed of a very respectable and talented body of men; and it gladdens the heart of this patriot, to behold that talent nobly exerting itself."

When I was a freshman here, about twenty years ago, I got acquainted with a good legislator and a great student of Lincoln who is now serving as the Congressman from the First District of Iowa, the Honorable Fred Schwengel. He and I used to walk to and from the State House, and I wish to say when you walk with Fred Schwengel you walk. Most of the time I was walking with my hands in my pockets, but he would have an armful of books, often books on Lincoln, and I am going to blame Fred Schwengel for some of that rubbing off on me. Mr. Schwengel used to do the job I am now attempting to do, and I remember on one occasion he came back from Washington for this day.

Mr. Schwengel told me a couple of years ago that he had succeeded in locating the coat that Lincoln was wearing the night he was shot on April 14, 1865. This coat had been handed down through the Lincoln family and Mr. Schwengel headed a committee to contact these people. They saw the

coat and were satisfied that it was the real thing and they, also, saw the bullet hole in the coat. They propositioned them to buy the coat but their askings were very high. Sometime later at a meeting in Washington, D. C., someone made a suggestion that if a certain sum of money was offered to those people they thought they would take it, but the question was, where do we get the money?

That problem was quickly solved when a citizen of Iowa, who was not a member of the committee, spoke up and said he would give that amount of money if they could get the coat. This was accomplished, and I am happy to report to you that that great coat is now in good hands in Washington, D. C.

Shortly before the battle of Gettysburg in 1863, according to the report of a guest in the White House at that time, low tones were heard coming from his private room near President Lincoln's sleeping quarters, although the hour was far past midnight. The door was partly open and the guest saw Lincoln kneeling in prayer and heard these words: "Oh Thou God that heard Solomon in the night when he prayed for wisdom, hear me. I cannot lead our people without Thy support; I cannot guide the affairs of this nation without Thy help—Oh God who didn't hear Solomon when he prayed for guidance, hear me and save this nation."

The White House guest added in his report of the incident: "I think from that time on, the clouds which long had lain threatening over the affairs of our government began to roll away; the skies were brighter; the smile of Heaven was upon our President; God heard his prayer and sent deliverance. The key to Lincoln's eternal position in history was the depth of his spiritual feeling."

Lincoln once remarked to Senator Morrill of Maine: "I do not know but that God has created some one man great enough to comprehend the whole of this stupendous crisis from beginning to end, and endowed him with sufficient wisdom to manage and direct it. I confess I do not fully understand and foresee it all. But, I am placed where I am obliged, to the best of my poor ability, to deal with it. And that being the case, I can only go just as fast as I can see how to go."

If America is to remain a great power, it must return to faith in God, as did our forefathers. In addition to our dedicated Lincoln, among others, there was George Washington, who said, "Our people know it is impossible to rightly govern without God and the Bible"; Patrick Henry, "The Bible is worth all other books which have been written"; Andrew Jackson, "That book (the Bible) is the rock on which this Republic rests"; William Penn, "Men who are not governed by God will be ruled by tyrants." What about Cuba, Russia, Czechoslovakia, Poland, East Germany, China and North Vietnam?

"Honors did not change him, and pride could not corrupt him. He was a stranger to affectation. He was a humane man, a man of emotion well controlled; a man of sentiment and deep feeling. No one who has lived among us, has been so much a brother to every man, however lowly born or unfortunately circumstanced. He was a lowly man who never asserted himself as superior to his fellows. Yet he could rise in the dignity of his manhood to a majesty that has not been surpassed by any rules of any people under any form of government."—Charles Evans Hughes, 1909.

I wish to turn back the pages of time to the spring of 1959, I believe it was, when I was Speaker pro tempore of this House. I had the honor and good fortune to dedicate the site where the monument to the memory of Abraham Lincoln and his son Tad now stands. For the benefit of those who

were not here at that time, over \$25,000 was donated by members of this body, church organizations, Boy Scout groups, Des Moines policemen, in fact, people from all walks of life. I, too, have a sizeable investment in it, and I am very proud of it. In February of 1967, after a snowstorm, George Mills, whom we all know, was inspired by a picture of Lincoln and his son Tad with the State House in the background. He wrote these words and I quote:

COME IN, ABE

On the hill sits a man,
His boy by his side,
They're reading a book
That's twelve inches wide.

*Ab - ra - ham Lin - coln,
Out there in the snow!
Come in where it's warm,
It's starting to blow.*

Old Abe is intent,
There's nowhere a sound,
Young Tad is so still
Up high off the ground.

*Ab - ra - ham Lin - coln,
Out there in the cold!
It's cozy indoors,
A coffee we'll hold.*

Tad's head is all white,
There's chill in his face;
He doesn't complain,
Little boys know their place.

*Ab - ra - ham Lin - coln,
There's ice in that wind!
Why wait there and freeze?
You are an old friend.*

In summertime last
They stayed in the rain,
They read on and on
'Mid thunder's refrain.

*Ab - ra - ham Lin - coln,
The blizzard is here!
The fireplace glows,
Come, share our good cheer.*

The rain from the sky
And the rays of the sun
Are kinder to them
Than winter's rough run.

*Ab - ra - ham Lin - coln,
Out there in the storm!
Your joints must be stiff
From sitting so long.*

But they didn't hear
As we should have known
Old Abe and his youngster
Are just made of stone.

*Ab - ra - ham Lin - coln,
Out there in the snow!
Come in where it's warm,
It's starting to blow.*

In closing, I hope that that great monument of memory will inspire the hearts of future generations to exemplify in their daily lives the philosophy of one of the world's greatest men, Abraham Lincoln.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of **House File 1063**, a bill for an act relating to the rates of interest and interest penalty for the redemption of real property, and the following amendment filed by Battles of Jackson and amended by the Skinner amendment:

Amend House File 1063 as follows:

1. Page 1, by striking lines 6 and 7.
2. Page 1, line 9, by striking the word "ten" and inserting in lieu thereof the word "eight".
3. Page 1, by inserting after line 11 the following:

Sec. 2. Section four hundred forty-six point seven (446.7), Code 1966, is hereby amended by striking from line six (6) everything after the comma and by inserting in lieu thereof the following:

"except that the board of supervisors of such county may purchase any such property prior to the notice of the tax sale. The sale shall be made".

Sec. 3. Section four hundred forty-six point nineteen (446.19), Code 1966, is hereby amended by adding the following:

"If any county purchases real property as provided in section four hundred forty-six point seven (446.7) of the Code, no money shall be paid by the county, but each of the local taxing districts having any interest in the general taxes for which such property is sold shall be charged with the full amount of the delinquent general property taxes due them. Upon sale of such property, any profits gained from the transaction shall be credited to the county general fund."

4. By renumbering the subsections of section 1 to conform to this amendment.

5. Page 1, line 1, by inserting after the word "the" the following:

"sale of real property for delinquent taxes,".

Van Drie of Story moved that House File 1063 be deferred until Friday, and that the bill retain its place on the calendar.

The motion lost.

Camp of Clinton offered the following amendment from the floor and moved its adoption:

Amend the Battles amendment to House File 1063, filed February 10, 1970, as follows:

1. Line 11, after the word "property" strike the words "prior to" and insert in lieu thereof the word "after".

2. Strike line 12, and insert in lieu thereof the words "sale and prior to said sale. The sale shall be made."

The amendment to the amendment was adopted.

Battles of Jackson moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Schroeder of Pottawattamie offered the following amendment from the floor:

Amend House File 1063 as follows:

By adding thereto the following new section:

"The county shall not be held liable under the Iowa tort claims act due to the existence of any hazardous condition or any other nuisance on any property which the county is required by section four hundred forty-six point nineteen (446.19) of the Code to purchase at a tax sale."

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.

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

On the question "Shall the bill pass?" (H.F. 1063)

The ayes were, 93:

Alt	Dooley	Grassley	Knoblauch
Andersen	Dougherty	Hamilton	Kruse
Battles	Drake	Hansen of	Langland
Bennett	Duitscher	Black Hawk	Lawson
Bergman	Dunton	Hanson of	Lippold
Blouin	Edgington	Howard-Mitchell	Lipsky
Brinck	Ellsworth	Holden	Logemann
Camp	Ewell	Huff	Logue
Campbell	Fischer of	Johnson of	McCormick
Cochran	Grundy	Audubon	McIntyre
Corey	Fisher of	Kehe	Mendenhall
Crabb	Greene	Kennedy of	Menefee
Cunningham	Franklin	Chickasaw	Middleswart
Darrington	Gannon	Kennedy of	Millen
Den Herder	Goode	Dubuque	Miller of
Dietz	Graham	Knight	Jones

Miller of Marshall	Pierson Poncy	Shepherd Skinner	Varley Voorhees
Mohrfeld	Radl	Stokes	Walter
Nelson	Rex	Strand	Waugh
Newton	Rodgers	Stromer	Weichman
Nielsen	Roorda	Tapscott	Wells
Nolting	Sanders	Tieden	Winkelman
Ossian	Schmeiser	Van Nostrand	Wolfe
Perkins	Schroeder	Van Roekel	Mr. Speaker
Peterson	Schwartz		

The nays were, 9:

Christensen	Freeman of	Koch	Van Drie
Doyle	Clay-Dickinson	Priebe	Warren
	Jesse	Sorg	

Absent or not voting, 22:

Baker	Johnston of	Mezvinsky	Pelton
Caffrey	Johnson	Miller of	Renda
Crosier	Kitner	Des Moines	Shaw
Freeman of	Kluever	Miller of	Stroburg
Buena Vista	Kreamer	Page	Strothman
Hill	Mayberry	Milligan	Welden
	McCartney	O'Hearn	

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 2:12 p.m.

REGULAR CALENDAR

The House resumed consideration of **House File 1076**, a bill for an act relating to the responsibility for support of an old age assistance recipient.

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?" H.F. 1076)

The ayes were, 35:

Alt	Drake	Langland	Sanders
Baker	Duitscher	Mayberry	Skinner
Bennett	Ewell	McCormick	Sorg
Blouin	Franklin	Nielsen	Stromer
Corey	Goode	Nolting	Tapscott
Crosier	Jesse	Perkins	Voorhees
Darrington	Kennedy of	Peterson	Walter
Dietz	Dubuque	Renda	Warren
Doyle	Kruse	Rodgers	Waugh

The nays were, 71:

Andersen	Brinck	Christensen	Cunningham
Battles	Camp	Cochran	Den Herder
Bergman	Campbell	Crabb	Dooley

Dougherty	Holden	Mendenhall	Schroeder
Dunton	Huff	Menefee	Schwartz
Edgington	Johnson of	Mezvinsky	Shaw
Ellsworth	Audubon	Middleswag	Shepherd
Fischer of	Johnston of	Miller of	Stokes
Grundy	Johnson	Marshall	Strand
Fisher of	Kehe	Miller of	Tieden
Greene	Kennedy of	Page	Van Drie
Freeman of	Chickasaw	Nelson	Van Roekel
Clay-Dickinson	Knight	Ossian	Varley
Gannon	Knoblauch	Pierson	Weichman
Graham	Koch	Poncy	Welden
Grassley	Lippold	Priebe	Wells
Hamilton	Lipsky	Radl	Winkelman
Hansen of	Logemann	Rex	Wolfe
Black Hawk	Logue	Roorda	Speaker
Hanson of	McCartney	Schmeiser	pro tempore
Howard-Mitchell	McIntyre		

Absent or not voting, 18:

Caffrey	Kluever	Miller of	O'Hearn
Freeman of	Kreamer	Jones	Pelton
Buena Vista	Lawson	Milligan	Stroburg
Harbor	Miller of	Mohrfeld	Strothman
Hill	Des Moines	Newton	Van Nostrand
Kitner			

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

MOTION TO RECONSIDER

(House File 448)

MR. SPEAKER: I move to reconsider the vote by which House File 448 passed the House on February 11, 1970.

DAVID E. WEICHMAN

MOTION TO RECONSIDER WITHDRAWN

(House Joint Resolution 10)

Rex of Hamilton asked and received unanimous consent to withdraw the motion to reconsider filed by him on February 9, 1970, and found on page 421 of the House Journal.

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 77, 359, 406 and 407.

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 77, 359, 406 and 407.

REPORTS OF COMMITTEES

Tieden of Clayton, from the committee on conservation and recreation, submitted the following reports:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred **House File 780**, a bill for an act relating to damages caused by unlawful destruction, taking, or possession of wildlife owned by the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 780 by striking in line 9 the words "the damages in the amount of" and inserting in lieu thereof the words "damages in an amount not exceeding".

DALE L. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred **House File 808**, a bill for an act relating to hunting on state preserves, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred **House File 1040**, a bill for an act relating to the development and reconstruction of a historical site and making an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 1040 as follows:

1. Page 1, line 5, by inserting after the word "state" the words "to the state historical society".

DALE L. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred **House File 1210**, a bill for an act relating to water safety 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.

DALE L. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred **Senate File 1138**, a bill for an act relating to the protection of

nongame birds, begs leave to report it has had 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

Den Herder of Sioux, from the committee on ways and means, submitted the following reports:

MR. SPEAKER: Your committee on ways and means, to whom was referred **House File 1057**, a bill for an act relating to property exempt from taxation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same *do pass*.

ELMER H. DEN HERDER, Chairman

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred **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, begs leave to report it has had 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

Peterson of Woodbury, from the committee on county government, submitted the following reports:

MR. SPEAKER: Your committee on county government, to whom was referred **Senate File 366**, 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 PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred **House File 1144**, a bill for an act relating to the appointment of deputy sheriffs and secretaries in certain counties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same *do pass*.

LOUIS PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred **House File 1161**, a bill for an act relating to the voting rights of county residents in annexation proceedings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same *do pass*.

LOUIS PETERSON, Chairman

HOUSE FILE 1040 REFERRED TO APPROPRIATIONS

The Speaker announced that **House File 1040**, reported out of the committee on conservation and recreation, has been referred to the committee on appropriations, under Rule 31.

AMENDMENTS FILED

1 Amend House Concurrent Resolution 110, filed on February 9,
2 1970, and found on pages 410 and 411 of the House Journal, by
3 striking from line three (3) of the resolving clause the words
4 "and ducks".

BAKER of Boone

1 Amend House File 1179 as follows:

2 1. Page 1, line 9, by striking the word "forty-five"
3 and inserting in lieu thereof the word "thirty-five".

4 2. Page 1, lines 15 and 16, by striking the word
5 "forty-five" and inserting in lieu thereof the word "thirty-
6 five".

7 3. Page 1, line 17, by striking the word "forty-five"
8 and inserting in lieu thereof the word "thirty-five".

9 4. Page 1, line 19, by striking the word "forty-five"
10 and inserting in lieu thereof the word "thirty-five".

VAN DRIE of Story

1 Amend the Renda of Polk amendment to House File 1106, filed
2 February 9, 1970, by striking from lines 5 and 6 the words
3 "as it appears to him".

RENDA of Polk

1 Amend House File 1176 by adding thereto the following
2 sections:

3 Sec. 3. Section ninety-seven B point forty-one (97B.41),
4 Code 1966, is hereby amended by striking from subsection fifteen
5 (15) thereof lines three (3) and four (4) and inserting in lieu there-
6 of the following: July 4, 1953.

7 Sec. 4. Section ninety-seven B point forty-three (97B.43)
8 Code 1966, is hereby amended by adding thereto the following
9 paragraphs:

10 "Any elected public official who was not eligible for member-
11 ship under the abolished system and who was holding office as an
12 elected official on July 4, 1953, who as of July 1, 1970, was an
13 active member, a vested member, or a retired member, shall be en-
14 titled to a credit for years of prior service by: (1) making ap-
15 plication to the commission on a form to be furnished and approved by
16 the commission, and (2) paying to the retirement fund the amount of
17 contributions required by a member in the abolished system plus
18 interest on such contributions from July 1, 1953, to the date of
19 payment computed at the same annual rates that were used to ac-
20 cumulate the contributions of members who elected to leave their
21 contributions in the retirement system.

22 Such elected public official's prior service credit shall become
23 effective on the first day of the month following receipt and ap-
24 proval by the commission of the member's application and lump-sum
25 payment of contributions with interest as required by this section.
26 Commission approval shall be with respect to the question of validity
27 of the member's claim to prior service credit and the amount thereof.

28 The right to prior service credit as provided by this section shall
 29 terminate on December 31, 1971".

MENEFEE of Fayette
 EDGINGTON of Franklin
 ROORDA of Jasper
 KITNER of Buchanan
 REX of Hamilton

1 Amend House File 1176 as follows:

2 1. By striking the word "active" in line fourteen (14) on page two
 (2).

3 2. By adding the following new section five (5):

4 "Sec. 5. Chapter one hundred twenty-one (121), section nine (9),
 Acts of
 5 the Sixty-second General Assembly, is hereby amended as follows:

6 "1. By adding to subsection one (1), paragraph b, the following
 subpara-

7 graph:

8 "(5) If a member is employed by more than one employer during a
 calendar

9 year, the total amount of wages paid to him by his employers shall be
 10 included in determining the limitation on covered wages as provided by
 para-

11 graph b, subparagraph three (3), of this section. If the amount of
 wages paid

12 to a member by his several employers during a calendar year exceeds
 the covered

13 wage limit, the amount of such excess shall not be subject to the con-
 tributions

14 required by section ninety-seven B point eleven (97B.11) of the Code.

15 "2. By adding to subsection three (3), paragraph b, the following
 subpara-

16 graph:

17 "Employees hired for temporary employment of six months or less
 duration."

18 3. By adding the following new section six (6):

19 "Sec. 6. Chapter one hundred twenty-one (121), section fifteen
 (15), Acts

20 of the Sixty-second General Assembly, is hereby amended as follows:

21 "By striking from line forty-seven (47) the words and figures "two-
 tenths

22 (2/10)" and inserting in lieu thereof the words and figures "three-
 tenths

23 (3/10)."

24 4. By adding the following new section seven (7):

25 "Sec. 7. Section ninety-seven B point fifty-three (97B.53), Code
 1966, as

26 amended by chapter one hundred twenty-one (121), section nineteen
 (19), Acts

27 of the Sixty-second General Assembly, is hereby amended by adding
 at the end

28 thereof the following new subsection:

29 "If an employee hired to fill a permanent position terminates his
 employ-

30 ment within six months from the date of employment, the employer may
file a
31 claim with the commission for a refund of the matching funds con-
tributed to
32 the commission by the employer for the employee."

KOCH of Woodbury
EDGINGTON of Franklin

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Friday, February 13, 1970.

JOURNAL OF THE HOUSE

Thirty-third Calendar Day—Twenty-fifth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FRIDAY, FEBRUARY 13, 1970.

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

Prayer was offered by the Reverend Noel Orcutt, pastor of the United Church of Christ, Blencoe, Iowa.

The Journal of Thursday, February 12, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

McIntyre of Linn and Kitner of Buchanan on request of Langland of Winneshiek; Hill of Marshall on request of Welden of Hardin; O'Hearn of Scott on request of Christensen of Clarke-Union; Miller of Marshall on request of Huff of Polk.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 780, 808, 1040, 1057, 1144, 1161 and 1210 and Senate Files 27, 366 and 1138, under Rule 35.

INTRODUCTION OF BILLS

House File 1262, by Grassley, a bill for an act relating to sex education courses in the public schools.

Read first time and referred to committee on **schools**.

House File 1263, by Koch (Walsh), a bill for an act relating to political party state central committees.

Read first time and referred to committee on **state government**.

House File 1264, by committee on commerce, a bill for an act to regulate insurance holding company systems.

Read first time and **placed on the calendar**.

House File 1265, by Camp, Fischer of Grundy, Tieden, Koch and Caffrey, a bill for an act relating to members of the interstate cooperation commission.

Read first time and referred to committee on **appropriations**.

House File 1266, by Kehe, a bill for an act relating to the reporting of injuries received by employees arising in the course of their employment.

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

House File 1267, by Lipsky, Sorg, Wells, Camp, McIntyre, Ellsworth and Cunningham, a bill for an act relating to primary highways.

Read first time and referred to committee on **transportation**.

House File 1268, by committee on ways and means, a bill for an act relating to taxation of mobile homes, providing for allocation of the proceeds of such tax, and requiring that manufacturers and dealers notify the county treasurer of the sale and delivery of a mobile home.

Read first time and placed on the calendar.

House File 1269, by Shaw, Holden, Lippold and Cunningham (Weimer and Thordsen), a bill for an act relating to the time when the compensation of mayors and councilmen may be changed.

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

House File 1270, by Grassley, Camp, Cochran, Dunton, Johnson of Audubon-Guthrie, Nielsen, Edgington and Stromer, a bill for an act relating to the regulation of public utilities.

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

HOUSE FILES REFERRED BACK TO COMMITTEE

The Speaker announced that **House File 1223** and **House File 1250** previously placed on the calendar are re-referred to the committee on law enforcement.

CONSIDERATION OF BILLS REGULAR CALENDAR

Rodgers of Dallas asked and received unanimous consent to take up for immediate consideration **Senate File 1038**, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Dallas County, Iowa, authorizing and providing for the issuance of county home bonds of said county 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 county.

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

On the question "Shall the bill pass?" (S.F. 1038)

The ayes were, 88:

Andersen	Fisher of	Logemann	Schroeder
Battles	Greene	Mayberry	Schwartz
Bergman	Franklin	McCartney	Shaw
Blouin	Freeman of	McCormick	Shepherd
Brinck	Clay-Dickinson	Mendenhall	Sorg
Caffrey	Goode	Menefee	Stokes
Campbell	Graham	Millen	Strand
Christensen	Grassley	Miller of	Stroburg
Cochran	Hamilton	Jones	Stromer
Corey	Hanson of	Miller of	Strothman
Crabb	Howard-Mitchell	Page	Tleden
Crosier	Huff	Milligan	Van Drie
Cunningham	Jesse	Nelson	Van Roekel
Darrington	Johnson of	Newton	Varley
Den Herder	Audubon	Nielsen	Voorhees
Dietz	Johnston of	Nolting	Walter
Dougherty	Johnson	Ossian	Warren
Drake	Knight	Perkins	Waugh
Duitscher	Knoblauch	Poncy	Weichman
Dunton	Koch	Priebe	Wells
Edgington	Kruse	Rex	Winkelman
Ellsworth	Langland	Rodgers	Wolfe
Ewell	Lippold	Roorda	Mr. Speaker
Fischer of	Lipsky	Schmeiser	
Grundty			

The nays were, none.

Absent or not voting, 36:

Alt	Hill	Logue	Pelton
Baker	Holden	McIntyre	Peterson
Bennett	Kehe	Mezvinsky	Pierson
Camp	Kennedy of	Middleswart	Radl
Dooley	Chickasaw	Miller of	Renda
Doyle	Kennedy of	Des Moines	Sanders
Freeman of	Dubuque	Miller of	Skinner
Buena Vista	Kitner	Marshall	Tapscott
Gannon	Kluever	Mohrfeld	Van Nostrand
Hansen of	Kreamer	O'Hearn	Welden
Black Hawk	Lawson		

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

HOUSE FILE 1072 WITHDRAWN

Rodgers of Dallas asked and received unanimous consent to withdraw **House File 1072** from further consideration by the House.

House File 1176, a bill for an act relating to the Iowa public employees' retirement system, wages covered and the payment of benefits under such system, was taken up for consideration.

Johnston of Johnson asked for unanimous consent that House File 1176 be deferred and that the bill retain its place on the calendar.

Objection was raised.

Johnston of Johnson moved that House File 1176 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Johnston of Johnson and Blouin of Dubuque.

Rule 70 was invoked.

On the question "Shall House File 1176 be deferred?"

The ayes were, 29:

Blouin	Ewell	Mayberry	Rodgers
Brinck	Franklin	McCormick	Schmeiser
Caffrey	Jesse	Newton	Schwartz
Cochran	Johnston of	Nolting	Stroburg
Crosier	Johnson	Perkins	Voorhees
Dietz	Kennedy of	Poncy	Walter
Dougherty	Chickasaw	Priebe	Wells
Duitscher	Knoblauch	Renda	

The nays were, 66:

Andersen	Freeman of	Logue	Schroeder
Battles	Clay-Dickinson	McCartney	Shaw
Bergman	Goode	Mendenhall	Shepherd
Campbell	Graham	Menefee	Sorg
Christensen	Grassley	Millen	Stokes
Corey	Hamilton	Miller of	Strand
Crabb	Hanson of	Jones	Stromer
Cunningham	Howard-Mitchell	Miller of	Strothman
Darrington	Huff	Page	Tieden
Den Herder	Johnson of	Milligan	Van Drie
Drake	Audubon	Mohrfeld	Van Roekel
Edgington	Kehe	Nelson	Warren
Ellsworth	Knight	Nielsen	Waugh
Fischer of	Koch	Ossian	Weichman
Grundy	Kreamer	Pierson	Welden
Fisher of	Kruse	Radl	Winkelman
Greene	Langland	Roorda	Wolfe
Freeman of	Lippold	Sanders	Mr. Speaker
Buena Vista	Logemann		

Absent or not voting, 29:

Alt	Doyle	Hill	Kluever
Baker	Dunton	Holden	Lawson
Bennett	Gannon	Kennedy of	Lipsky
Camp	Hansen of	Dubuque	McIntyre
Dooley	Black Hawk	Kitner	Mezvinsky

Middleswart
Miller of
Des Moines

Miller of
Marshall
O'Hearn

Pelton
Peterson
Rex

Skinner
Tapscott
Van Nostrand
Varley

The motion lost.

Koch of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 1176 as follows:

1. By striking the word "active" in line fourteen (14) on page two (2).

2. By adding the following new section five (5):

"Sec. 5. Chapter one hundred twenty-one (121), section nine (9), Acts of the Sixty-second General Assembly, is hereby amended as follows:

"1. By adding to subsection one (1), paragraph b, the following subparagraph:

"(5) If a member is employed by more than one employer during a calendar year, the total amount of wages paid to him by his employers shall be included in determining the limitation on covered wages as provided by paragraph b, subparagraph three (3), of this section. If the amount of wages paid to a member by his several employers during a calendar year exceeds the covered wage limit, the amount of such excess shall not be subject to the contributions required by section ninety-seven B point eleven (97B.11) of the Code.

"2. By adding to subsection three (3), paragraph b, the following subparagraph:

"Employees hired for temporary employment of six months or less duration."

3. By adding the following new section six (6):

"Sec. 6. Chapter one hundred twenty-one (121), section fifteen (15), Acts of the Sixty-second General Assembly, is hereby amended as follows:

"By striking from line forty-seven (47) the words and figures "two-tenths (2/10)" and inserting in lieu thereof the words and figures "three-tenths (3/10)"."

4. By adding the following new section seven (7):

"Sec. 7. Section ninety-seven B point fifty-three (97B.53), Code 1966, as amended by chapter one hundred twenty-one (121), section nineteen (19), Acts of the Sixty-second General Assembly, is hereby amended by adding at the end thereof the following new subsection:

"If an employee hired to fill a permanent position terminates his employment within six months from the date of employment, the employer may file a claim with the commission for a refund of the matching funds contributed to the commission by the employer for the employee."

The amendment was adopted.

Menefee of Fayette offered the following amendment filed by Menefee, et al., and moved its adoption:

Amend House File 1176 by adding thereto the following sections:

Sec. 3. Section ninety-seven B point forty-one (97B.41), Code 1966, is hereby amended by striking from subsection fifteen (15) thereof lines three (3) and four (4) and inserting in lieu thereof the following: July 4, 1953.

Sec. 4. Section ninety-seven B point forty-three (97B.43) Code 1966, is hereby amended by adding thereto the following paragraphs:

"Any elected public official who was not eligible for membership under the abolished system and who was holding office as an elected official on July 4, 1953, who as of July 1, 1970, was an active member, a vested member, or a retired member, shall be entitled to a credit for years of prior service by: (1) making application to the commission on a form to be furnished and approved by the commission, and (2) paying to the retirement fund the amount of contributions required by a member in the abolished system plus interest on such contributions from July 1, 1953, to the date of payment computed at the same annual rates that were used to accumulate the contributions of members who elected to leave their contributions in the retirement system.

Such elected public official's prior service credit shall become effective on the first day of the month following receipt and approval by the commission of the member's application and lump-sum payment of contributions with interest as required by this section. Commission approval shall be with respect to the question of validity of the member's claim to prior service credit and the amount thereof. The right to prior service credit as provided by this section shall terminate on December 31, 1971".

A non-record roll call was requested.

The ayes were 79, nays 5.

The amendment was adopted.

Johnston of Johnson offered the following amendment from the floor and moved its adoption:

Amend House File 1176 by striking all after the word "of" in line thirteen (13) and all of fourteen (14) and inserting in lieu thereof the words "ten thousand dollars".

Roll call was requested by Johnston of Johnson and Renda of Polk.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 31:

Andersen

Bennett

Blouin

Caffrey

Christensen	Johnston of	McCormick	Radl
Cochran	Johnson	Miller of	Renda
Dooley	Kennedy of	Des Moines	Schmeiser
Duitscher	Chickasaw	Newton	Schwartz
Ellsworth	Knoblauch	Nolting	Shepherd
Ewell	Langland	Poncy	Voorhees
Franklin	Lipsky	Priebe	Wells
Jesse	Mayberry		

The nays were, 70:

Battles	Goode	Millen	Sorg
Bergman	Graham	Miller of	Stokes
Campbell	Grassley	Jones	Strand
Corey	Hamilton	Miller of	Stroburg
Crabb	Hanson of	Page	Stromer
Crosier	Howard-Mitchell	Milligan	Strothman
Cunningham	Holden	Mohrfeld	Tieden
Darrington	Huff	Nelson	Van Drie
Den Herder	Johnson of	Nielsen	Van Nostrand
Dougherty	Audubon	Ossian	Van Roekel
Drake	Knight	Perkins	Varley
Edgington	Koch	Peterson	Walter
Fischer of	Kreamer	Pierson	Warren
Grundy	Kruse	Rex	Waugh
Fisher of	Lawson	Rodgers	Weichman
Greene	Lippold	Roorda	Welden
Freeman of	Logue	Sanders	Winkelman
Buena Vista	McCartney	Schroeder	Wolfe
Freeman of	Mendenhall	Shaw	Mr. Speaker
Clay-Dickinson	Menefee		

Absent or not voting, 23:

Alt	Gannon	Kitner	Miller of
Baker	Hansen of	Kluever	Marshall
Brinck	Black Hawk	Logemann	O'Hearn
Camp	Hill	McIntyre	Pelton
Dietz	Kehe	Mezvinsky	Skinner
Doyle	Kennedy of	Middleswart	Tapscott
Dunton	Dubuque		

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. 1176)

The ayes were, 106:

Andersen	Crabb	Ellsworth	Graham
Baker	Crosier	Ewell	Grassley
Battles	Cunningham	Fisher of	Hamilton
Bennett	Darrington	Greene	Hansen of
Bergman	Den Herder	Franklin	Black Hawk
Blouin	Dooley	Freeman of	Hanson of
Caffrey	Dougherty	Buena Vista	Howard-Mitchell
Campbell	Drake	Freeman of	Holden
Christensen	Duitscher	Clay-Dickinson	Huff
Cochran	Dunton	Gannon	Jesse
Corey	Edgington	Goode	

Johnson of	McCormick	Pierson	Stromer
Audubon	Mendenhall	Poncy	Strothman
Johnston of	Menefee	Priebe	Tapscott
Johnson	Millen	Radl	Tieden
Kennedy of	Miller of	Renda	Van Drie
Chickasaw	Des Moines	Rex	Van Nostrand
Knight	Miller of	Rodgers	Van Roekel
Knoblauch	Jones	Roorda	Varley
Koch	Miller of	Sanders	Voorhees
Kreamer	Page	Schmeiser	Walter
Kruse	Milligan	Schroeder	Warren
Langland	Mohrfeld	Schwartz	Waugh
Lawson	Nelson	Shaw	Weichman
Lippold	Newton	Shepherd	Welden
Lipsky	Nielsen	Sorg	Wells
Logemann	Nolting	Stokes	Winkelman
Logue	Ossian	Strand	Wolfe
Mayberry	Perkins	Stroburg	Mr. Speaker
McCartney	Peterson		

The nays were, none.

Absent or not voting, 18:

Alt	Fischer of	Kitner	Miller of
Brinck	Grundy	Kluever	Marshall
Camp	Hill	McIntyre	O'Hearn
Dietz	Kehe	Mezvinsky	Pelton
Doyle	Kennedy of	Middleswart	Skinner
	Dubuque		

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

House File 1197, a bill for an act relating to vacations for state employees, was taken up for consideration.

Wells of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 1197, section 1, by adding thereto the following:

7. By striking from lines 11 and 12 the words "one week" and inserting in lieu thereof the words "two weeks".

8. By striking in line sixteen (16) the word "fifteenth", and inserting in lieu thereof the word "tenth".

9. By striking from line 18 the word "fifteenth" and inserting in lieu thereof the word "tenth".

Division of the amendment was requested.

Blouin of Dubuque asked for unanimous consent that House File 1197 be deferred and that the bill retain its place on the calendar.

Objection was raised.

Blouin of Dubuque moved that House File 1197 be deferred and that the bill retain its place on the calendar.

The motion lost.

Wells of Linn moved the adoption of division 1, lines 1 through 4, of his amendment.

Roll call was requested by Ewell of Black Hawk and Caffrey of Polk.

Rule 70 was invoked.

On the question "Shall division 1 of the Wells amendment be adopted?"

The ayes were, 80:

Andersen	Ewell	Miller of	Sanders
Blouin	Franklin	Des Moines	Schmeiser
Caffrey	Johnston of	Newton	Schwartz
Christensen	Johnson	Nolting	Stroburg
Cochran	Kennedy of	Perkins	Tieden
Crosier	Chickasaw	Poncy	Voorhees
Dougherty	Mayberry	Priebe	Warren
Duitscher	McCormick	Renda	Wells
Ellsworth			

The nays were, 69:

Battles	Graham	Logue	Shaw
Bergman	Grassley	McCartney	Shepherd
Campbell	Hamilton	Mendenhall	Skinner
Corey	Hansen of	Menefee	Sorg
Crabb	Black Hawk	Millen	Stokes
Cunningham	Hanson of	Miller of	Strand
Darrington	Howard-Mitchell	Jones	Stromer
Den Herder	Holden	Miller of	Strothman
Dooley	Huff	Page	Van Drie
Drake	Johnson of	Mohrfeld	Van Nostrand
Edgington	Audubon	Nelson	Van Roekel
Fischer of	Knight	Nielsen	Varley
Grundy	Koch	O'Hearn	Walter
Fisher of	Kreamer	Peterson	Waugh
Greene	Kruse	Pierson	Weichman
Freeman of	Langland	Radl	Welden
Buena Vista	Lawson	Rex	Winkelman
Freeman of	Lippold	Rodgers	Wolfe
Clay-Dickinson	Lipsky	Roorda	Mr. Speaker
Goode	Logemann		

Absent or not voting, 25:

Alt	Dunton	Kitner	Miller of
Baker	Gannon	Cluever	Marshall
Bennett	Hill	Knoblauch	Milligan
Brinck	Jesse	McIntyre	Ossian
Camp	Kehe	Mezvinsky	Pelton
Dietz	Kennedy of	Middleswart	Schroeder
Doyle	Dubuque		Tapscott

Division 1 of the amendment lost.

Wells of Linn moved the adoption of division 2, lines 5 through 8, of his amendment.

Roll was requested by Wells of Linn and Ewell of Black Hawk.

On the question "Shall division 2 of the Wells amendment be adopted?"

The ayes were, 28:

Andersen	Johnston of	Miller of	Sanders
Blouin	Johnson	Des Moines	Schwartz
Caffrey	Kennedy of	Newton	Stroburg
Campbell	Chickasaw	Nolting	Tapscott
Crosier	Langland	Perkins	Tieden
Ellsworth	Lipsky	Poncy	Voorhees
Ewell	Mayberry	Priebe	Warren
	McCormick	Renda	Wells

The nays were, 65:

Battles	Freeman of	Logemann	Roorda
Bergman	Clay Dickinson	Logue	Schroeder
Cochran	Goode	Mendenhall	Shaw
Corey	Graham	Menefee	Stokes
Crabb	Grassley	Millen	Strand
Cunningham	Hamilton	Miller of	Stromer
Darrington	Hansen of	Jones	Strothman
Dooley	Black Hawk	Miller of	Van Drie
Dougherty	Hanson of	Page	Van Nostrand
Drake	Howard-Mitchell	Milligan	Van Roekel
Duitscher	Holden	Mohrfeld	Varley
Edgington	Huff	Nelson	Walter
Fischer of	Johnson of	Nielsen	Waugh
Grundy	Audubon	Ossian	Weichman
Fisher of	Knight	Peterson	Welden
Greene	Koch	Pierson	Winkleman
Freeman of	Kreamer	Radl	Wolfe
Buena Vista	Kruse	Rex	Mr. Speaker
	Lawson	Rodgers	

Absent or not voting, 31:

Alt	Dunton	Kitner	Miller of
Baker	Franklin	Kluever	Marshall
Bennett	Gannon	Knoblauch	O'Hearn
Brinck	Hill	Lippold	Pelton
Camp	Jesse	McCartney	Schmeiser
Christensen	Kehe	McIntyre	Shepherd
Den Herder	Kennedy of	Mezvinsky	Skinner
Dietz	Dubuque	Middleswart	Sorg
Doyle			

Division 2 of the amendment lost.

MOTION TO RECONSIDER

I move to reconsider the vote by which division 1 of the Wells amendment failed to be adopted.

ED SKINNER

Renda of Polk called up the motion to reconsider filed by Skinner of Polk and moved to reconsider the vote by which division 1 of the Wells amendment failed to be adopted by the House.

Roll call was requested by Renda of Polk and Skinner of Polk.

On the question "Shall the vote by which division 1 of the Wells amendment failed to be adopted be reconsidered?"

The ayes were, 84:

Alt	Ewell	Mayberry	Renda
Bennett	Freeman of	McCormick	Rodgers
Blouin	Buena Vista	Mezvinsky	Sanders
Caffrey	Gannon	Miller of	Schwartz
Christensen	Johnston of	Des Moines	Skinner
Cochran	Johnson	Newton	Stroburg
Crosier	Kennedy of	Nolting	Tapscott
Dougherty	Chickasaw	Perkins	Voorhees
Duitscher	Kennedy of	Poncy	Wells
Ellsworth	Dubuque	Priebe	

The nays were, 67:

Andersen	Hansen of	Logue	Sorg
Battles	Black Hawk	Mendenhall	Stokes
Bergman	Hanson of	Menefee	Strand
Campbell	Howard-Mitchell	Millen	Stromer
Corey	Holden	Miller of	Strothman
Crabb	Huff	Jones	Tieden
Darrington	Johnson of	Milligan	Van Drie
Den Herder	Audubon	Mohrfeld	Van Nostrand
Dooley	Kehe	Nelson	Van Roekel
Drake	Knight	Nielsen	Varley
Edgington	Koch	Ossian	Walter
Fisher of	Kreamer	Peterson	Warren
Greene	Kruse	Pierson	Waugh
Freeman of	Langland	Radl	Weichman
Clay-Dickinson	Lawson	Roorda	Welden
Goode	Lippold	Schroeder	Winkelman
Graham	Lipsky	Shaw	Wolfe
Grassley	Logemann	Shepherd	Mr. Speaker
Hamilton			

Absent or not voting, 23:

Baker	Fischer of	Knoblauch	Miller of
Brinck	Grundy	McCartney	Page
Camp	Franklin	McIntyre	O'Hearn
Cunningham	Hill	Middleswart	Pelton
Dietz	Jesse	Miller of	Rex
Doyle	Kitner	Marshall	Schmeiser
Dunton	Kluever		

Motion to reconsider division 1 of the Wells 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?" (H.F. 1197)

The ayes were, 105:

Alt	Baker	Bennett	Blouin
Andersen	Battles	Bergman	Caffrey

Campbell	Hamilton	Mayberry	Sanders
Christensen	Hansen of	McCormick	Schmeiser
Cochran	Black Hawk	Mendenhall	Schroeder
Corey	Hanson of	Menefee	Schwartz
Crabb	Howard-Mitchell	Mezvinsky	Shaw
Crosier	Holden	Middleswart	Shepherd
Cunningham	Huff	Millen	Skinner
Darrington	Jesse	Miller of	Stokes
Dooley	Johnson of	Des Moines	Strand
Dougherty	Audubon	Miller of	Stroburg
Drake	Johnston of	Page	Stromer
Duitscher	Johnson	Milligan	Strothman
Dunton	Kehe	Mohrfeld	Tapscott
Edgington	Kennedy of	Nelson	Tieden
Ellsworth	Chickasaw	Newton	Van Drie
Ewell	Kennedy of	Nielsen	Van Nostrand
Fischer of	Dubuque	Nolting	Van Roekel
Grundy	Knight	Ossian	Varley
Fisher of	Koch	Perkins	Voorhees
Greene	Kreamer	Peterson	Walter
Freeman of	Kruse	Pierson	Warren
Buena Vista	Langland	Poncy	Waugh
Freeman of	Lawson	Priebe	Weichman
Clay-Dickinson	Lippold	Renda	Wells
Gannon	Lipsky	Rex	Winkelman
Goode	Logemann	Rodgers	Wolfe
Graham	Logue	Roorda	Mr. Speaker
Grassley			

The nays were, none.

Absent or not voting, 19:

Brinck	Hill	McIntyre	O'Hearn
Camp	Kitner	Miller of	Pelton
Den Herder	Kluever	Jones	Radl
Dietz	Knoblauch	Miller of	Sorg
Doyle	McCartney	Marshall	Welden
Franklin			

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

MOTION TO RECONSIDER LOST

(Senate File 220)

Renda of Polk called up for consideration the motion to reconsider filed on February 5, 1970, and found on page 364 of the House Journal.

Caffrey of Polk moved to reconsider the vote by which Senate File 220, a bill for an act relating to farm wagon licensing, passed the House on February 4, 1970.

A non-record roll call was requested.

The ayes were 48, nays 57.

The motion lost.

**CONSIDERATION OF BILLS
REGULAR CALENDAR**

Roorda of Jasper asked and received unanimous consent to take up for immediate consideration **House File 1191**, a bill for an act to legalize and validate the procedures followed by the Jasper County Conservation Board in contracting with the Cross Construction Company of Baxter, Iowa, for the construction of three toilets at the Jasper County Park known as Ashton-Wildwood County Park.

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. 1191)

The ayes were, 105:

Alt	Freeman of	Lippold	Roorda
Andersen	Buena Vista	Lipsky	Sanders
Baker	Freeman of	Logemann	Schmeiser
Battles	Clay-Dickinson	Logue	Schroeder
Bennett	Gannon	McCormick	Schwartz
Bergman	Goode	Mendenhall	Shaw
Blouin	Graham	Menefee	Shepherd
Caffrey	Grassley	Middleswart	Skinner
Campbell	Hamilton	Miller of	Sorg
Christensen	Hansen of	Des Moines	Stokes
Cochran	Black Hawk	Miller of	Strand
Corey	Hanson of	Jones	Stroburg
Crabb	Howard-Mitchell	Miller of	Stromer
Crosier	Holden	Page	Strothman
Cunningham	Huff	Milligan	Tapscott
Darrington	Jesse	Mohrfeld	Tieden
Den Herder	Johnson of	Nelson	Van Drie
Dooley	Audubon	Newton	Van Nostrand
Dougherty	Kehe	Nielsen	Van Roekel
Drake	Kennedy of	Nolting	Varley
Dunton	Chickasaw	Ossian	Voorhees
Edgington	Kennedy of	Perkins	Walter
Ellsworth	Dubuque	Pierson	Warren
Ewell	Knight	Poncy	Waugh
Fischer of	Koch	Priebe	Weichman
Grundty	Kreamer	Radl	Welden
Fisher of	Kruse	Renda	Wells
Greene	Langland	Rex	Winkelman
Franklin	Lawson	Rodgers	Wolfe
			Mr. Speaker

The nays were, 1:

Johnston of
Johnson

Absent or not voting, 18:

Brinck	Duitscher	Knoblauch	McIntyre
Camp	Hill	Mayberry	Mezvinsky
Dietz	Kitner	McCartney	Millen
Doyle	Kluever		

Miller of
Marshall

O'Hearn

Pelton

Peterson

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

House File 491, a bill for an act 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, with report of committee recommending passage, was taken up for consideration.

Bergman of Lyon-Osceola offered the following amendment filed by Bergman, Varley and Den Herder:

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 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:

1. The location of the area so designated, describing such area by section, or fraction thereof, and by township and 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 each participating member and publication of such notice in a newspaper of general circulation in the district not less than ten nor more than thirty days prior to each meeting.

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.

Sec. 9. The initial board of each district shall divide its members by lot into three classes of as nearly equal size as possible. The terms of the directors in the first, second, and third classes shall expire on the dates of the annual meetings in the first, second, and third years, respectively, following the year in which the district is incorporated, or as soon thereafter as their respective successors are elected and have qualified. At the annual meeting in each year after the year in which the district is incorporated, a director shall be elected to succeed each director whose term of office expires on that date, and each director so elected shall hold office for a term of three years and until his successor is elected and has qualified. Vacancies shall be filled by appointment by the remaining directors, for the unexpired term.

Sec. 10. The board shall meet annually on the same day as, and immediately following, the annual meeting of participating members, and may meet at such other times as it may determine, or upon the call of the chairman or any two directors. At the first meeting of the initial board following its election, and at each succeeding annual board meeting, the board shall elect a chairman, vice chairman, secretary, and treasurer for the ensuing year.

Sec. 11. The board shall be the governing body of the district, 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.

2. 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.

1. Owners of land outside any district which can economically be served by the facilities of the district may petition to be attached to the district. The petition therefor shall be filed with the auditor, and the auditor and supervisors shall proceed thereon, in substantially the same manner as is provided by this Act for filing of a petition for incorporation 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 revenues 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 town-

ship 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.

3. 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.

Sec. 20. 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 sec-

tion 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, the district shall bring its operation and structure in compliance with section seven (7) through section ten (10) of this Act.

Bergman of Lyon-Osceola offered the following amendment to the amendment and moved its adoption:

Amend the Bergman, Varley, Den Herder amendment to House File 491, filed April 23, 1969, as follows:

1. Line 178 by striking the word "ninety" and inserting in lieu thereof the word "ninety-five".
2. Line 183 by striking the word "ninety" and inserting in lieu thereof the word "ninety-five".

The amendment to the amendment was adopted.

Bergman of Lyon-Osceola moved the adoption of the amendment as amended.

The amendment as amended was adopted.

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. 491)

The ayes were, 106:

Alt	Crabb	Fischer of	Grassley
Andersen	Crosier	Grundy	Hamilton
Baker	Cunningham	Fisher of	Hansen of
Battles	Darrington	Greene	Black Hawk
Bennett	Den Herder	Franklin	Hanson of
Bergman	Dooley	Freeman of	Howard-Mitchell
Blouin	Dougherty	Buena Vista	Huff
Caffrey	Drake	Freeman of	Jesse
Campbell	Dunton	Clay-Dickinson	Johnson of
Christensen	Edgington	Gannon	Audubon
Cochran	Ellsworth	Goode	Johnson of
Corey	Ewell	Graham	Johnson
			Kehe

Kennedy of Chickasaw	Mezvinsky Middleswart	Priebe Radl	Stromer Strothman
Kennedy of Dubuque	Miller of Des Moines	Renda Rex	Tapscott Tieden
Koch	Miller of Jones	Rodgers Roorda	Van Drie Van Roekel
Kreamer	Miller of Page	Sanders Schmeiser	Varley Voorhees
Kruse	Milligan	Schroeder Schwartz	Walter Warren
Langland	Mohrfeld	Schwartz Shaw	Waugh Weichman
Lawson	Nelson	Shepherd Skinner	Welden Wells
Lippold	Newton	Sorg Stokes	Winkelman Wolfe
Lipsky	Nielsen	Strand Stroburg	Mr. Speaker
Logemann	Nolting		
Logue	Ossian		
Mayberry	Peterson		
McCartney	Pierson		
McCormick	Poney		
Mendenhall			
Menefee			

The nays were, none.

Absent or not voting, 18:

Brinck	Hill	Knoblauch	O'Hearn
Camp	Holden	McIntyre	Pelton
Dietz	Kitner	Millen	Perkins
Doyle	Kluever	Miller of Marshall	Van Nostrand
Duitscher	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 passed the following bill in which the concurrence of the Senate was asked:

House File 282, a bill for an act to insert in Code full text of interstate compact on mental health.

Also: That the Senate has adopted the conference committee report and the amendments therein contained and passed:

House File 805, a bill for an act to authorize the state highway commission to pay all special assessments on land under its jurisdiction.

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

House File 1007, a bill for an act relating to municipal lighting districts.

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

House File 1138, a bill for an act relating to limitations on use of primary highway fund.

Also: That the Senate has concurred in House amendment to and passed: Senate File 489, a bill for an act relating to movement of vehicles of excess size and weight.

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

Senate File 1051, a bill for an act concerning county ambulance service.

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

Senate File 1057, a bill for an act relating to limitations of actions regarding recovery of interests in real estate.

Also: That the Senate has concurred in House amendment to and passed:

Senate File 1086, a bill for an act relating to salaries of persons appointed to fill vacancies in a public office.

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

Senate File 1184, a bill for an act relating to pipelines and power of eminent domain exercised by pipeline companies.

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

Senate File 1193, a bill for an act relating to issuance of motor vehicle operators' and chauffeurs' license.

CARROLL A. LANE, Secretary

EXPLANATION OF MOTION TO DEFER AND RETAIN

(House File 1176)

I made the motion to defer and retain on the calendar House File 1176 due to the absence from the chamber of several of my Democratic colleagues who were attending the funeral of the wife of the Honorable Paul Franzenburg. Because I knew of their vital interest in this legislation, I asked that the Republican leadership postpone action on the bill until such time that these members could be present.

JOSEPH C. JOHNSTON

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 12, 1970, he approved and transmitted to the Secretary of State the following bills:

House File 221, an act relating to fire and casualty insurance companies.

House File 394, an act relating to classification of highways.

House File 427, an act relating to the uniform issuance and return of teachers' contracts.

House File 452, an act relating to transient or movable lunch stands.

House File 737, an act to legalize the hospital maintenance levy heretofore made in the county of Humboldt.

House File 1020, an act pertaining to the nomination and election of members of the General Assembly.

Senate File 203, an act relating to cancellation and nonrenewal of automobile insurance policies.

Senate File 328, an act relating to statutes restricting the movement of overweight vehicles and their application to urban transient systems.

Senate File 337, an act relating to state park roads.

Senate File 389, an act to amend the residency requirements of municipal officers not elected by the voters.

Senate File 410, an act relating to the creation and acquisition of conservation easements by voluntary means.

Senate File 1011, an act relating to a minimum motor vehicle registration fee.

Senate File 1069, an act relating to roads under the jurisdiction of boards of supervisors.

Senate File 1081, an act to change the requirement for third-party medical assistance from a mandatory requirement to a permissive requirement.

Senate File 1108, an act to permit the superintendent of banking to charge a fee for examination of firms licensed under chapter five hundred thirty-six (536) of the Code.

A communication was received from the Governor announcing that on February 13, 1970, he approved and transmitted to the Secretary of State the following bills:

Senate File 77, an act relating to licenses to practice medicine, osteopathic medicine and surgery and podiatry.

Senate File 359, an act relating to seasons for taking of fur-bearing animals.

Senate File 406, an act relating to records in the county recorder's office.

Senate File 407, an act relating to benefited water districts.

Senate File 1088, an act relating to the assessment, payment of and budgetary consideration to be given the tax equivalent on municipal property acquired in support of industrial projects.

REPORT OF COMMITTEE

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 1187**, a bill for an act relating to the administration of chemical tests for determining intoxication, begs leave to report it has had the same under consideration and has instructed me to report 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 1187 as follows:

By striking all after the word "or" in line 10 and all of line 11 and inserting in lieu thereof the following:

"a law enforcement training program approved by the Department of Public Safety".

ALFRED NIELSEN, Chairman

AMENDMENTS FILED

- 1 Amend House File 1144 by striking from line 7 the word "shall"
- 2 and inserting in lieu thereof the word "may".

STOKES of Plymouth

- 1 Amend Senate File 628, as reprinted, as follows:
- 2 1. Page 1, by striking from line 5 the words "or 'mellorine'".
- 3 2. Page 1, by striking from line 7 the words "food fats" and
- 4 inserting in lieu thereof the following:

5 "one or more edible natural vegetable fats or oils derived from
6 vegetable sources".

7 3. Page 1, by inserting after line 10 the following new subsections:
8

9 "Mellorine" means the food prepared by freezing, while stirring,
10 a pasteurized mix composed of a blend of one or more edible
11 natural food fats or oils derived from vegetable sources with one
12 or more natural food fats or oils derived from animal sources,
13 other than milk fat, or consists entirely of one or more animal
14 fats or oils, solids-not-fat, sugar or other sweeteners, one or
15 more flavoring ingredients, and one or more stabilizers or emul-
16 sifiers or both. It may also contain one or more egg ingredients,
17 and one or more caseinates.

18 "Imitation frozen dessert" means any frozen sweetened product
19 regardless of the name under which it is manufactured, sold or
20 offered for sale, and which is manufactured in a manner similar
21 to the process used in manufacturing ice cream, french ice cream,
22 ice milk, fruit sherbet, water ices, vegetable fat frozen dessert
23 or mellorine, quiescently frozen confection, and quiescently
24 frozen dairy confection, but which does not conform to the de-
25 finition and standard of identity established for any of the
26 products defined in this or any other statute or regulation
27 promulgated under any other statute of this state.

28 "Frozen dessert mix" means the pasteurized unfrozen liquid
29 or fluid combination of two or more ingredients permitted in a
30 frozen dessert with or without fruit, fruit juices, candy, baked
31 goods and confections, nut meats, or other harmless flavor or
32 color or both.

33 "Dry powder mix" is the unfrozen combination of two or more
34 ingredients, which shall have been properly pasteurized if they
35 are derivatives of milk, dairy products, or eggs, which are per-
36 mitted in a frozen dessert before liquifying into a mix or the
37 addition of fruit, fruit juices, candy, baked goods and confec-
38 tions, nut meats, or other harmless flavor or color or both.

39 "Frozen desserts" means ice cream, frozen custard, french
40 ice cream, french custard ice cream, artificially sweetened ice
41 cream, ice milk, fruit sherbet, water ice, quiescently frozen
42 confection, quiescently frozen dairy confection, vegetable fat
43 frozen dessert, frozen confection, mellorine frozen dessert,
44 imitation frozen desserts together with any liquid or dry mix
45 used in such frozen desserts, and any products which are similar
46 in appearance, odor or taste to such products, or are prepared or
47 frozen as frozen desserts are customarily prepared or frozen,
48 whether made with dairy products or nondairy products.

49 4. Page 1, by inserting in line 11 after the word "fats" the
50 words "or oils".

51 5. Page 1, by inserting in line 14 after the period the follow-
52 ing new sentence:

53 "Harmless optional ingredients may be used, in an amount
54 not exceeding one-half of one percent of the weight of the
55 finished food, to prevent fat oxidation."

56 6. Page 3, by striking from lines 16, 17, and 18 the words "may
57 be added in liquid or dry form, but must be free of excess alkali
58 and contain", and inserting in lieu thereof the words "in liquid
59 or dry form, but free of excess alkali may be added to a mix con-

60 taining”.

61 7. Page 4, by striking lines 27 through 32, inclusive.

62 8. Page 5, by striking lines 25 through 29, inclusive, and insert-
63 ing in lieu thereof the following:

64 “Sec. 6. The name vegetable fat frozen dessert, mellorine,
65 or imitation frozen dessert shall appear on any label required
66 by law or departmental rules on packages or containers of such
67 products, in such type size and with such”.

68 9. Page 5, by striking from lines 31 and 32 the words “or mello-
69 rine” and inserting in lieu thereof the words “, mellorine, or imi-
70 tation frozen dessert”.

71 10. Page 5, by striking lines 34 and 35, and page 6, by striking
72 lines 1 through 6, inclusive, and inserting in lieu thereof the
73 following:

74 “this Act shall be labeled ‘vegetable fat frozen dessert’
75 when the food fat portion thereof contains only vegetable fats or
76 oils, and shall be labeled ‘mellorine’ when vegetable fats or oils
77 are blended and in combination with animal fats or oils (other
78 than milk fat) or when the food portion contains an animal fat
79 or oil or a blend of animal fats or oils. The container”.

80 11. Page 6, by striking from line 13 the words “or mellorine”
81 and inserting in lieu thereof the words “, mellorine, or imi-
82 tation frozen dessert”.

83 12. Page 6, by striking lines 21 through 32, inclusive, and
84 inserting in lieu thereof the following:

85 “Any imitation frozen dessert manufactured, sold, or offered
86 for sale in such manner that a label is required by law or de-
87 partmental rule shall be designated on such label as”.

88 13. Page 7, by striking lines 1 through 9, inclusive, and in-
89 serting in lieu thereof the following new sentences:

90 A sign shall be posted in every retail establishment where
91 vegetable fat frozen dessert, mellorine, or imitation frozen
92 dessert is sold in other than the factory-filled packages, on
93 a white card not less than twelve by twenty-two inches in
94 dimension with letters not less than three inches in height
95 and two inches in width, for the following:

96 (1) For vegetable fat frozen dessert or mellorine, it
97 shall state “vegetable fat frozen dessert sold here” or
98 “mellorine sold here”, as the case may be. Said sign shall
99 also state in letters of such size as to be easily read the
100 names of the fats or oils used in such product and whether
101 any such fat or oil is hydrogenated or hardened.

102 (2) For imitation frozen dessert, it shall state
103 “imitation frozen dessert sold here”. Said sign shall also list
104 in letters of such size as to be easily read all of the
105 ingredients therein in the order of their decreasing pre-
106 dominance, and the names of any fats or oils used in such
107 product and whether any such fat or oil is hydrogenated or
108 hardened.

109 14. Page 7, by striking lines 34 and 35, and page 8, by striking
110 lines 1 and 2, and inserting in lieu thereof the following:

111 Sec. 11. No dry powder mix, as defined by this Act, shall
112 be required to be repasteurized after being liquified.

113 15. Page 8, by striking lines 8 through 14, inclusive, and re-
114 numbering the succeeding subsection accordingly.

115 16. Page 8, by inserting after line 17 the following new sub-
 116 section:

117 By striking from subsection thirty-five (35) lines fifty-
 118 four (54) through seventy-four (74), inclusive.

119 17. Page 8, by inserting after line 36 the following:

120	Dry powder mix	Bacterial limit	10 per gram
121		Coliform limit	50,000 per gram

122 18. Page 9, by inserting after line 11 the following new section:

123 Chapter one hundred ninety (190), Code 1966, is hereby

124 amended by adding thereto the following new section:

125 Notwithstanding any other labeling provision of the Code,
 126 frozen dessert of any kind or flavor may be dispensed and sold at
 127 retail in edible containers or as a part of any food preparation
 128 intended for consumption without further preparation, including
 129 but not limited to the preparations commonly termed milk shakes,
 130 malted milks, sundaes, and floats.

FISHER of Greene

COCHRAN of Webster

KNIGHT of Humboldt-Pocahontas

STROTHMAN of Henry

PIERSON of Mahaska

On motion by McCartney of Floyd, the House adjourned until
 10:00 a.m., Monday, February 16, 1970.

JOURNAL OF THE HOUSE

Thirty-sixth Calendar Day—Twenty-sixth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, FEBRUARY 16, 1970.

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

Prayer was offered by Elder Fred L. Condit, pastor of the Reorganized Church of Jesus Christ of Latter Day Saints, Humes-ton, Iowa.

The Journal of Friday, February 13, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Sorg of Linn on request of Radl of Linn; Dooley of Woodbury on request of Koch of Woodbury; Kluever of Cass on request of Van Nostrand of Pottawattamie.

PETITIONS FILED

The following petitions were received and placed on file:

By Van Roekel of Marion, from thirteen residents of Pella, Iowa, opposing House File 1268, which provides an increase in taxation on mobile homes.

By McCormick of Delaware, from fifty-five residents of Delaware County favoring House File 29, relating to special auto registration plates for citizen band radio operators.

INTRODUCTION OF DISTINGUISHED GUEST

Weichman of Benton introduced to the House the Honorable Donald E. Johnson, Administrator of the Veterans Administration and Past National Commander of The American Legion.

At the invitation of the Speaker, Weichman of Benton escorted the distinguished guest to the Speaker's station.

Mr. Johnson briefly addressed the House.

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Forty-five third grade students from Lucas School, Des Moines, Iowa, accompanied by their teacher, Mrs. Andrea Liljegren. By Polk County delegation.

Twenty-six seventh grade students from Wilson Junior High School, Des Moines, Iowa, accompanied by their teachers, Mrs. Hardy and Mrs. Powers. By Polk County delegation.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 1187, under Rule 35.

BIRTHDAY CONGRATULATIONS

Corey of Louisa-Muscatine rose on a point of personal privilege and on behalf of the House extended to the Honorable A. Gordon Stokes a "Happy Birthday".

PROOF OF PUBLICATION

Published copy of House File 1278 and verified proof of publication of said bill in The Mount Vernon Hawkeye-Record and The Lisbon Herald, Mount Vernon, Iowa, were filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk
House of Representatives

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Freeman of Clay-Dickinson offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Charles Weik, of Dickinson County, who was a member of the Fifty-seventh and Fifty-eighth sessions of the General Assembly, passed away on December 22, 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.

The motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Freeman of Clay-Dickinson, Freeman of Buena Vista and Sanders of Emmet-Palo Alto.

Logue of Iowa offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, the Honorable Fred Voigtmann, of Iowa County, who was a member of the Fifty-fourth, Fifty-fifth and Fifty-sixth sessions of the General Assembly, passed away on December 18, 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.

The motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Logue of Iowa, Strand of Poweshiek and Weichman of Benton.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 125, a bill for an act relating to civil service.

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

Senate File 1151, a bill for an act relating to the definition of real estate.

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

Senate File 1163, a bill for an act relating to marking and branding of livestock.

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

Senate File 1169, a bill for an act authorizing purchase of tax-sheltered annuities for employees of state educational radio and television facility board.

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

Senate File 1183, a bill for an act granting witnesses immunity to prosecution for crimes concerning which they are required to testify.

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

Senate File 1185, a bill for an act relating to electric transmission lines and power of eminent domain exercised by electric utilities.

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

Senate File 1218, a bill for an act relating to larceny of a security interest in collateral.

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

Senate File 1225, a bill for an act relating to the state archaeologist.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1052, 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 1052

Amend House File 1052, as amended and passed by the House, page 1, by striking lines 16 through 32, inclusive.

INTRODUCTION OF BILLS

House File 1271, by Fischer of Grundy, a bill for an act relating to the interest rate on evidences of indebtedness of industrial loan companies.

Read first time and referred to committee on **commerce**.

House File 1272, by Wells, Lipsky and Crosier (Kosek and Potter), a bill for an act to exempt municipally-owned parking lots from payment of tax on gross taxable services.

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

House File 1273, by Wells, Lipsky and Crosier (Kosek and Potter), a bill for an act relating to the amount of the primary road construction fund to be expended for maintenance in cities and towns.

Read first time and referred to committee on **transportation**.

House File 1274, by Cochran, a bill for an act relating to listing and assessment of property.

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

House File 1275, by Priebe, Logue, Walter, Miller of Marshall, Hansen of Black Hawk, Cochran, Tieden, Christensen, Camp, Shaw, Duitscher, Middleswart, McCormick, Radl, Skinner and Miller of Des Moines, a bill for an act relating to deposits of public funds in banks.

Read first time and referred to committee on **county government**.

House File 1276, by Welden, a bill for an act relating to the taxation of real property owned, used, or under construction by non-profit corporations for city or town or county tax levies.

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

House File 1277, by committee on law enforcement, a bill for an act relating to motor vehicles approaching and entering intersections.

Read first time and placed on calendar.

House File 1278, by Radl, a bill for an act to legalize and validate the proceedings of the board of directors of the Mount Vernon Community School District in the counties of Linn, Jones, and Johnson, State of Iowa, in connection with the purchase under a real estate installment purchase contract of certain real estate by said board of directors from Grace E. West and Gail West Hull and declaring the validity of said contract and that said contract shall constitute a valid and binding obligation of said school district.

Read first time and referred to committee on judiciary.

SENATE MESSAGES CONSIDERED

Senate File 1051, a bill for an act concerning county ambulance service.

Read first time and referred to committee on county government.

Senate File 1057, a bill for an act relating to special limitations of actions regarding the recovery of interests in real estate.

Read first time and referred to committee on commerce.

Senate File 1184, a bill for an act relating to pipelines and the power of eminent domain exercised by pipeline companies.

Read first time and referred to committee on commerce.

Senate File 1193, a bill for an act relating to the issuance of motor vehicle operators' and chauffeurs' licenses.

Read first time and referred to committee on law enforcement.

CONSIDERATION OF BILLS WAYS AND MEANS CALENDAR

Senate File 1182, a bill for an act relating to state personal net income tax and state business tax on corporations, 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. 1182)

The ayes were, 106:

Alt
Andersen

Battles
Bennett

Bergman
Blouin

Caffrey
Camp

Campbell	Hamilton	McCartney	Rodgers
Cochran	Hansen of	McCormick	Roorda
Crabb	Black Hawk	McIntyre	Sanders
Crosier	Hanson of	Menefee	Schmeiser
Cunningham	Howard-Mitchell	Mezvinsky	Schroeder
Darrington	Hill	Middleswart	Schwartz
Den Herder	Holden	Millen	Shaw
Diets	Huff	Miller of	Shepherd
Dougherty	Johnson of	Des Moines	Stokes
Doyle	Audubon	Miller of	Strand
Drake	Johnston of	Jones	Stroburg
Duitscher	Johnson	Miller of	Strothman
Dunton	Kehe	Marshall	Tapscott
Edgington	Kennedy of	Miller of	Tieden
Ellsworth	Dubuque	Page	Van Drie
Ewell	Kitner	Milligan	Van Nostrand
Fischer of	Knight	Mohrfeld	Van Roekel
Grundy	Knoblauch	Nelson	Varley
Fisher of	Koch	Newton	Voorhees
Greene	Kreamer	Nielsen	Walter
Franklin	Kruse	Nolting	Waugh
Freeman of	Langland	Ossian	Weichman
Buena Vista	Lawson	Pelton	Welden
Freeman of	Lippold	Peterson	Wells
Clay-Dickinson	Lipsky	Pierson	Winkelman
Gannon	Logemann	Poncy	Wolfe
Goode	Logue	Priebe	Mr. Speaker
Graham	Mayberry	Rex	

The nays were, none.

Absent or not voting, 18:

Baker	Grassley	Mendenhall	Skinner
Brinck	Jesse	O'Hearn	Sorg
Christensen	Kennedy of	Perkins	Stromer
Corey	Chickasaw	Radl	Warren
Dooley	Kluever	Renda	

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

HOUSE FILE 1057 DEFERRED

House File 1057, a bill for an act relating to property exempt from taxation, with report of committee recommending passage, was taken up for consideration.

Miller of Des Moines offered the following amendment filed by him and Lipsky of Linn:

Amend House File 1057 by inserting after line 8 the following new sections:

Sec. 2. Section four hundred twenty-two point forty-two (422.42), subsection five (5), Code 1968, as amended by chapter two hundred forty-eight (248), section eleven (11), Acts of the Sixty-third General Assembly, First Session, is hereby amended by inserting in line four (4) after the word "water," the words "except water furnished by a municipally-owned water system."

Sec. 3. Section four hundred twenty-two point forty-three (422.43), Code 1966, as amended by chapter three hundred forty-eight (348), sections twenty (20), twenty-three (23), and twenty-five (25), Acts of the Sixty-second General Assembly, and chapter one hundred eleven (111), section eleven (11), and chapter two hundred forty-eight (248), sections one (1) and two (2), Acts of the Sixty-third General Assembly, First Session, is hereby further amended as follows:

1. By inserting in line ten (10) after the word "water," the words "except such water furnished by a municipally-owned water system,".

2. By inserting in line thirteen (13) after the word "water," the words "except such water furnished by a municipally-owned water system,".

Sec. 4. Section four hundred twenty-two point forty-five (422.45), Code 1966, as amended by chapter three hundred forty-eight (348), sections twenty-two (22) and forty-eight (48) and chapter three hundred forty-nine (349), sections one (1) and two (2), Acts of the Sixty-second General Assembly, and as amended by chapter one hundred eleven (111), section one (1), chapter one hundred fifty-two (152), section sixty-four (64), and chapter two hundred forty-six (246), section two (2), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by adding at the end thereof the following new subsection:

"The gross receipts from sales, furnishing, and service of water by a municipally-owned water system."

Amend the title of House File 1057 by inserting in line 1 after the word "property" the words "and sales".

Den Herder of Sioux asked and received unanimous consent that **House File 1057** be deferred and that the bill retain its place on the calendar.

REGULAR CALENDAR

House File 251, a bill for an act relating to sex discrimination in employment, housing and public accommodations, 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 human and industrial relations and moved its adoption:

Amend House File 251 by adding thereto the following new section:

"The provisions of this Act relating to discrimination because of sex shall not be construed to apply to any retirement 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."

The amendment was adopted.

Lipsky of Linn asked and received unanimous consent to withdraw the amendment filed by her on April 10, 1969, and found on page 931 of the 1969 House Journal.

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. 251)

The ayes were, 98:

Alt	Fisher of	Lawson	Pierson
Andersen	Greene	Lippold	Poncy
Battles	Franklin	Lipsky	Priebe
Bennett	Gannon	Logemann	Rex
Bergman	Goode	Logue	Rodgers
Blouin	Grasslev	Mayberry	Sanders
Brinck	Hamilton	McCartney	Schmeiser
Caffrey	Hansen of	McCormick	Schroeder
Camp	Black Hawk	McIntyre	Schwartz
Campbell	Hanson of	Mendenhall	Shaw
Christensen	Howard-Mitchell	Menefee	Shepherd
Cochran	Hill	Mezvinsky	Stokes
Corey	Holden	Middleswart	Strand
Crabb	Huff	Millen	Stroburg
Crosier	Jesse	Miller of	Strothman
Cunningham	Johnson of	Des Moines	Tapscott
Darrington	Audubon	Miller of	Tieden
Dietz	Johnston of	Jones	Van Drie
Dougherty	Johnson	Miller of	Van Nostrand
Doyle	Kennedy of	Marshall	Van Roekel
Drake	Chickasaw	Milligan	Varley
Duitscher	Kennedy of	Mohrfeld	Voorhees
Dunton	Dubuque	Newton	Waugh
Edgington	Kitner	Nielsen	Weichman
Ellsworth	Knoblauch	Nolting	Wells
Ewell	Kreamer	O'Hearn	Wolfe
Fischer of	Kruse	Pelton	Mr. Speaker
Grundy			

The nays were, 13:

Freeman of	Kehe	Ossian	Walter
Buena Vista	Knight	Peterson	Warren
Freeman of	Langland	Radl	Winkelman
Clay-Dickinson	Nelson	Roorda	

Absent or not voting, 13:

Baker	Kluever	Perkins	Sorg
Den Herder	Koch	Renda	Stromer
Dooley	Miller of	Skinner	Welden
Graham	Page		

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

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Caffrey of Polk for the afternoon on request of Stromer of Hancock.

CONSIDERATION OF BILLS
REGULAR CALENDAR

Senate File 683, a bill for an act to authorize and direct the executive council to approve the issuance of a quit claim deed from the conservation commission to the Atlantic Richfield Company, a Pennsylvania corporation, for certain real estate located in Lee County, Iowa, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 683)

The ayes were, 101:

Alt	Goode	Lippold	Poney
Andersen	Graham	Lipsky	Priebe
Battles	Grassley	Logemann	Rex
Bennett	Hamilton	Logue	Rodgers
Bergman	Hansen of	Mayberry	Roorda
Blouin	Black Hawk	McCormick	Sanders
Brinck	Hanson of	McIntyre	Schmeiser
Camp	Howard-Mitchell	Mendenhall	Schroeder
Campbell	Hill	Menefee	Schwartz
Christensen	Holden	Mezvinsky	Shaw
Cochran	Huff	Middleswart	Shepherd
Corey	Jesse	Millen	Skinner
Crabb	Johnson of	Miller of	Stokes
Crosier	Audubon	Des Moines	Strand
Cunningham	Johnston of	Miller of	Stroburg
Den Herder	Johnson	Jones	Strothman
Dietz	Kehe	Miller of	Tapscott
Dougherty	Kennedy of	Marshall	Van Drie
Doyle	Chickasaw	Miller of	Van Nostrand
Drake	Kennedy of	Page	Van Roekel
Duitscher	Dubuque	Milligan	Varley
Dunton	Kitner	Mohrfeld	Voorhees
Edgington	Knight	Nelson	Walter
Ellsworth	Knoblauch	Nielsen	Weichman
Fisher of	Kreamer	Nolting	Wells
Greene	Kruse	Ossian	Winkelman
Freeman of	Langland	Pelton	Wolfe
Clay-Dickinson	Lawson	Pierson	Mr. Speaker
Gannon			

The nays were, 1:

Baker

Absent or not voting, 22:

Caffrey	Franklin	Newton	Sorg
Darrington	Freeman of	O'Hearn	Stromer
Dooley	Buena Vista	Perkins	Tieden
Ewell	Kluever	Peterson	Warren
Fischer of	Koch	Radl	Waugh
Grundy	McCartney	Renda	Weiden

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 628**, a bill for an act to establish definitions and standards for frozen desserts.

Fisher of Greene offered the following amendment filed by Fisher, et al.:

Amend Senate File 628, as reprinted, as follows:

1. Page 1, by striking from line 5 the words "or 'mellorine'".
2. Page 1, by striking from line 7 the words "food fats" and inserting in lieu thereof the following:
"one or more edible natural vegetable fats or oils derived from vegetable sources".

3. Page 1, by inserting after line 10 the following new subsections:

"Mellorine" means the food prepared by freezing, while stirring, a pasteurized mix composed of a blend of one or more edible natural food fats or oils derived from vegetable sources with one or more natural food fats or oils derived from animal sources, other than milk fat, or consists entirely of one or more animal fats or oils, solids-not-fat, sugar or other sweeteners, one or more flavoring ingredients, and one or more stabilizers or emulsifiers or both. It may also contain one or more egg ingredients, and one or more caseinates.

"Imitation frozen dessert" means any frozen sweetened product regardless of the name under which it is manufactured, sold or offered for sale, and which is manufactured in a manner similar to the process used in manufacturing ice cream, french ice cream, ice milk, fruit sherbet, water ices, vegetable fat frozen dessert or mellorine, quiescently frozen confection, and quiescently frozen dairy confection, but which does not conform to the definition and standard of identity established for any of the products defined in this or any other statute or regulation promulgated under any other statute of this state.

"Frozen dessert mix" means the pasteurized unfrozen liquid or fluid combination of two or more ingredients permitted in a frozen dessert with or without fruit, fruit juices, candy, baked goods and confections, nut meats, or other harmless flavor or color or both.

"Dry powder mix" is the unfrozen combination of two or more

ingredients, which shall have been properly pasteurized if they are derivatives of milk, dairy products, or eggs, which are permitted in a frozen dessert before liquifying into a mix or the addition of fruit, fruit juices, candy, baked goods and confections, nut meats, or other harmless flavor or color or both.

"Frozen desserts" means ice cream, frozen custard, french ice cream, french custard ice cream, artificially sweetened ice cream, ice milk, fruit sherbet, water ice, quiescently frozen confection, quiescently frozen dairy confection, vegetable fat frozen dessert, frozen confection, mellorine frozen dessert, imitation frozen desserts together with any liquid or dry mix used in such frozen desserts, and any products which are similar in appearance, odor or taste to such products, or are prepared or frozen as frozen desserts are customarily prepared or frozen, whether made with dairy products or nondairy products.

4. Page 1, by inserting in line 11 after the word "fats" the words "or oils".

5. Page 1, by inserting in line 14 after the period the following new sentence:

"Harmless optional ingredients may be used, in an amount not exceeding one-half of one percent of the weight of the finished food, to prevent fat oxidation."

6. Page 3, by striking from lines 16, 17, and 18 the words "may be added in liquid or dry form, but must be free of excess alkali and contain", and inserting in lieu thereof the words "in liquid or dry form, but free of excess alkali may be added to a mix containing".

7. Page 4, by striking lines 27 through 32, inclusive.

8. Page 5, by striking lines 25 through 29, inclusive, and inserting in lieu thereof the following:

"Sec. 6. The name vegetable fat frozen dessert, mellorine, or imitation frozen dessert shall appear on any label required by law or departmental rules on packages or containers of such products, in such type size and with such".

9. Page 5, by striking from lines 31 and 32 the words "or mellorine" and inserting in lieu thereof the words ", mellorine, or imitation frozen dessert".

10. Page 5, by striking lines 34 and 35, and page 6, by striking lines 1 through 6, inclusive, and inserting in lieu thereof the following:

"this Act shall be labeled 'vegetable fat frozen dessert' when the food fat portion thereof contains only vegetable fats or oils, and shall be labeled 'mellorine' when vegetable fats or oils are blended and in combination with animal fats or oils (other than milk fat) or when the food portion contains an animal fat or oil or a blend of animal fats or oils. The container".

11. Page 6, by striking from line 13 the words "or mellorine" and inserting in lieu thereof the words ", mellorine, or imitation frozen dessert".

12. Page 6, by striking lines 21 through 32, inclusive, and inserting in lieu thereof the following:

"Any imitation frozen dessert manufactured, sold, or offered for sale in such manner that a label is required by law or departmental rule shall be designated on such label as".

13. Page 7, by striking lines 1 through 9, inclusive, and inserting in lieu thereof the following new sentences:

A sign shall be posted in every retail establishment where vegetable fat frozen dessert, mellorine, or imitation frozen dessert is sold in other than the factory-filled packages, on a white card not less than twelve by twenty-two inches in dimension with letters not less than three inches in height and two inches in width, for the following:

(1) For vegetable fat frozen dessert or mellorine, it shall state "vegetable fat frozen dessert sold here" or "mellorine sold here", as the case may be. Said sign shall also state in letters of such size as to be easily read the names of the fats or oils used in such product and whether any such fat or oil is hydrogenated or hardened.

(2) For imitation frozen dessert, it shall state "imitation frozen dessert sold here". Said sign shall also list in letters of such size as to be easily read all of the ingredients therein in the order of their decreasing predominance, and the names of any fats or oils used in such product and whether any such fat or oil is hydrogenated or hardened.

14. Page 7, by striking lines 34 and 35, and page 8, by striking lines 1 and 2, and inserting in lieu thereof the following:

Sec. 11. No dry powder mix, as defined by this Act, shall be required to be repasteurized after being liquified.

15. Page 8, by striking lines 8 through 14, inclusive, and renumbering the succeeding subsection accordingly.

16. Page 8, by inserting after line 17 the following new subsection:

By striking from subsection thirty-five (35) lines fifty-four (54) through seventy-four (74), inclusive.

17. Page 8, by inserting after line 36 the following:

Dry powder mix	Bacterial limit	50,000 per gram
	Coliform limit	10 per gram

18. Page 9, by inserting after line 11 the following new section:

Chapter one hundred ninety (190), Code 1966, is hereby amended by adding thereto the following new section:

Notwithstanding any other labeling provision of the Code, frozen dessert of any kind or flavor may be dispensed and sold at retail in edible containers or as a part of any food preparation intended for consumption without further preparation, including but not limited to the preparations commonly termed milk shakes, malted milks, sundaes, and floats.

Van Drie of Story moved that Senate File 628 be deferred and that the bill retain its place on the calendar.

The motion lost.

Division of the amendment was requested.

Fisher of Greene moved the adoption of division 1, lines 1 through line 88 to and including the word "inclusive".

Division 1 of the amendment was adopted.

Fisher of Greene moved the adoption of division 2, the remainder of the amendment.

A non-record roll call was requested.

The ayes were 75, nays 22.

Division 2 of the amendment was adopted.

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. 628)

The ayes were, 99:

Alt	Franklin	Lawson	Renda
Andersen	Freeman of	Lippold	Rex
Baker	Buena Vista	Logemann	Rodgers
Battles	Freeman of	Logue	Roorda
Bennett	Clay-Dickinson	Mayberry	Sanders
Bergman	Goode	McCartney	Schmeiser
Blouin	Graham	McCormick	Schroeder
Brinck	Grassley	Mendenhall	Schwartz
Camp	Hamilton	Menefee	Shaw
Campbell	Hansen of	Mezvinsky	Shepherd
Christensen	Black Hawk	Middleswart	Stokes
Cochran	Hanson of	Miller of	Strand
Corey	Howard-Mitchell	Des Moines	Stroburg
Crabb	Huff	Miller of	Stromer
Crosier	Jesse	Jones	Strothman
Cunningham	Johnson of	Miller of	Tieden
Darrington	Audubon	Marshall	Van Nostrand
Den Herder	Johnston of	Nelson	Van Roekel
Dietz	Johnson	Newton	Varley
Dougherty	Kehe	Nielsen	Voorhees
Doyle	Kennedy of	O'Hearn	Waugh
Drake	Dubuque	Ossian	Weichman
Duitscher	Kitner	Pelton	Welden
Dunton	Knight	Peterson	Wells
Edgington	Knoblauch	Poncy	Winkelman
Ellsworth	Koch	Priebe	Wolfe
Fisher of	Kruse	Radl	Mr. Speaker
Greene	Langland		

The nays were, 12:

Ewell	Kennedy of	Notting	Van Drie
Hill	Chickasaw	Skinner	Walter
Holden	Kreamer	Tapscott	Warren
	McIntyre		

Absent or not voting, 13:

Caffrey	Gannon	Miller of	Perkins
Dooley	Kluever	Page	Pierson
Fischer of	Lipsky	Milligan	Sorg
Grundy	Millen	Mohrfeld	

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

HOUSE FILE 1267 WITHDRAWN

Lipsky of Linn asked and received unanimous consent to withdraw **House File 1267** from further consideration by the House.

REPORT OF CONFERENCE COMMITTEE (Senate File 1055)

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 1055, a bill for an act to provide a relocation advisory assistance program and relocation payments to persons displaced by highway projects, respectively submit the following recommendations:

1. That the Senate concur in the House amendment.

On the Part of the Senate:

WAYNE KEITH
LESLIE C. KLINK
BASS VAN GILST
JOHN M. WALSH

On the Part of the House:

DEWEY E. GOODE
WILLIAM E. DARRINGTON
LUVERN W. KEHE
KEITH H. DUNTON

HOUSE CONCURRENT RESOLUTION 113

By Mendenhall, Middleswart, Battles and Priebe:

Whereas, The discovery of Coldwater Cave has excited the imagination of many people in Iowa with its unique resources which were previously unknown, and its complete geological formations, some of which cannot be found elsewhere in the state, and

Whereas, The people of Iowa should be given an opportunity to view the spectacular formations and living forms, and to experience the vivid aesthetic exhilarations which the cave offers, and

Whereas, For the present the state preserves advisory board believes the cave should remain inviolate except to research personnel until a proper and scientific study of this phenomenon can be completed, and

Whereas, Premature commercial exploitation of Coldwater Cave may mean an irreplaceable scientific loss to mankind by unintentional damage to scientific and geological properties by unscientific personnel, and

Whereas, The cave can be a priceless scientific laboratory and a tremendous educational resource for Iowa and the nation, and it is very timely to insure that qualified personnel explore the cave to determine its scientific and recreational value; *Now; Therefore*,

Be It Resolved by the House, the Senate Concurring, That the General Assembly recognize its immediate opportunity and take action for the preservation and exploration of this cave; and

Be It Further Resolved, That the General Assembly direct and authorize the Iowa conservation commission to negotiate with the landowners for the purpose of reaching an agreement as to the price that might be involved in the purchase of any necessary property rights, the amount of land involved in the total development of the Coldwater Cave project, the methods for gaining entrance to the Coldwater Cave, the proper research

to be undertaken by the Iowa geological survey in order to properly control, supervise, and coordinate activities in regard to Coldwater Cave in order to develop it as a public facility; and

Be It Further Resolved, That after negotiation and research, a report be made to the General Assembly as soon as possible so that proper funding of the project may be provided as authorized by the General Assembly.

Laid over under Rule 25.

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 **House File 1198**, a bill for an act relating to the sale and use of fertilizers and pesticides, creating a fertilizer and pesticide review board and making an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

JOHN CAMP, Chairman

AMENDMENTS FILED

1 Amend House File 1144, line 9, by striking the
2 word "six" and inserting in lieu thereof the word "ten".

CAMPBELL of Washington

1 Amend House File 1145 by striking all of line 6 and
2 by placing a comma after the word "homes" in line 5.

PRIEBE of Kossuth

1 Amend House File 1179 as follows:

2 Amend section 1, page 1, by striking the lines six (6) through
3 twenty-five (25) and lines one (1) through three (3) of page 2
4 and inserting in lieu thereof the following:

5 (1) If the number of candidates filing for office is equal to
6 three or more times the number of unfilled positions, a primary
7 election shall be held on the second Monday in September. Those
8 candidates receiving the highest number of votes cast and equal to
9 twice the number of unfilled positions, shall be placed on the bal-
10 lot for a special election to be held on the fourth Tuesday in
11 September. Those candidates receiving the highest number of votes
12 cast equal to the number of unfilled positions shall be certified
13 as duly elected.

14 (2) All provisions for conducting school elections shall apply
15 to the special election, except that there shall be no added voter
16 registrations accepted for said election, but transfers may be ac-
17 cepted until ten days before the election in school districts where
18 voter registration is required.

KREAMER of Polk

1 Amend House File 1216, page 1, by adding
2 the following new section:
3 Sec. 4. This Act, being deemed of immediate
4 importance, shall take effect and be in force from and

5 after its approval and publication in the Creston News-Advertiser,
6 a newspaper published in Creston, Iowa, and in The Bulletin
7 Journal, a newspaper published in Independence, Iowa.

CHRISTENSEN of Clarke-Union

1 Amend Senate File 27, as passed by the Senate, as follows:

2 1. Page 3, by inserting after line 1 the following:

3 Any city or town which levies in any year twenty-nine
4 mills or more under section four hundred four point two
5 (404.2) of the Code, may submit to the state comptroller by
6 March first of the following year a statement of the amount
7 of revenue which the city or town will not receive because
8 of the application of the exemption provided in this Act
9 in the determination of taxable values for the preceding year.
10 Such statement shall be prepared and certified by the appro-
11 priate county auditor upon request of the council of any such
12 city or town. Upon receipt of a certified statement, the
13 state comptroller shall remit said amount to the city or
14 town, and the council of the city or town may use such amount
15 for any of the purposes specified in chapter four hundred
16 four (404) of the Code. There is hereby appropriated annually
17 from the general fund of the state of Iowa any amount neces-
18 sary to carry out this provision.

19 2. Page 1, by inserting in line 2 of the title after the word
20 "buildings" the words ", and providing an appropriation".

LIPSKY of Linn

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Tuesday, February 17, 1970.

JOURNAL OF THE HOUSE

Thirty-seventh Calendar Day—Twenty-seventh Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, FEBRUARY 17, 1970.

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

Prayer was offered by the Reverend Robert Stone, pastor of the United Church of Christ, Mason City, Iowa.

The Journal of Monday, February 16, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:
Sanders of Emmet-Palo Alto on request of Renda of Polk.

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Thirty-five girls from Holmes Junior High Y-teen Club, accompanied by their advisor, Sandy Messingham. By Black Hawk County delegation.

PETITION FILED

The following petition was received and placed on file:

By Corey of Louisa-Muscatine, from thirty-four residents of Louisa and Muscatine Counties opposing House File 774, a bill relating to voting reform.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 1198, under Rule 35.

HOUSE RESOLUTION 102

By McCartney and Gannon

Whereas, Katie Ruth Beam, mother of Burl B. Beam, Assistant Chief Clerk of the House of Representatives, passed away on February 17, 1970; now therefore

Be It Resolved by the House of Representatives, that the sincere sympathy and condolences of the members of the House of Representatives be extended to Burl B. Beam and his brothers, Charles, George and Max Beam.

Be It Further Resolved, that a copy of this resolution shall be forwarded to Burl B. Beam and the members of his family.

Laid over under Rule 25.

INTRODUCTION OF BILLS

House File 1279, by Tieden, Lippold and Hansen of Black Hawk (Conklin and Parker), a bill for an act to authorize student teaching and to establish the status and authority of student teachers.

Read first time and referred to committee on **schools**.

House File 1280, by Crosier, Lipsky, Wells, Rodgers, Dooley and Koch (Kosek and Potter), a bill for an act relating to the amount of funds authorized to be expended for primary road system improvements in cities and towns.

Read first time and referred to committee on **transportation**.

House File 1281, by Lipsky, Wells and Crosier (Kosek), a bill for an act relating to the refund of sales tax collected by municipalities from gross receipts from municipally owned and operated parking lots.

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

House File 1282, by Lipsky, Crosier and Wells, a bill for an act to exempt municipally owned vehicles from weight restrictions when operated within the territorial limits of the municipality.

Read first time and referred to committee on **transportation**.

House Joint Resolution 1007, by Crosier, Dietz and Sanders, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to age qualifications of members of the General Assembly.

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

SENATE MESSAGES CONSIDERED

Senate File 1151, a bill for an act relating to the definition of real estate.

Read first time and **passed on file**.

Senate File 1163, a bill for an act relating to the marking and branding of livestock.

Read first time and referred to committee on **agriculture**.

Senate File 1169, a bill for an act to authorize purchase of tax-sheltered annuities for employees of the state educational radio and television facility board.

Read first time and referred to committee on **higher education**.

Senate File 1183, a bill for an act to enforce the duty to give evidence and providing for granting witnesses immunity to prosecution for crimes or public offenses concerning which they are required to testify.

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

Senate File 1185, a bill for an act relating to electric transmission lines and the power of eminent domain exercised by electric utilities.

Read first time and referred to committee on **county government**.

Senate File 1218, a bill for an act relating to larceny of a security interest in collateral.

Read first time and referred to committee on **judiciary**.

Senate File 1225, a bill for an act relating to the state archaeologist.

Read first time and referred to committee on **judiciary**.

HOUSE FILE 1241 RE-REFERRED

The Speaker announced that **House File 1241** previously referred to the committee on schools is re-referred to the committee on ways and means.

CONSIDERATION OF BILLS WAYS AND MEANS CALENDAR

The House resumed consideration of **House File 1057**, a bill for an act relating to property exempt from taxation, and the amendment filed by Miller of Des Moines and Lipsky of Linn on February 16, 1970, and found on pages 523 and 524 of the House Journal.

Den Herder of Sioux rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

Den Herder of Sioux moved that the bill be read a last time and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 1057)

The ayes were, 105:

Alt
Andersen

Baker
Battles

Bergman
Blouin

Brinck
Caffrey

Camp	Hansen of	McCartney	Rex
Campbell	Black Hawk	McCormick	Rodgers
Christensen	Hanson of	McIntyre	Roorda
Cochran	Howard-Mitchell	Mendenhall	Schmeiser
Corey	Hill	Menefee	Schroeder
Crabb	Huff	Mezvinsky	Schwartz
Crosier	Johnson of	Middleswart	Shepherd
Cunningham	Audbuon	Millen	Skinner
Darrington	Johnston of	Miller of	Sorg
Den Herder	Johnson	Jones	Stokes
Dietz	Kehe	Miller of	Strand
Dougherty	Kennedy of	Marshall	Stroburg
Doyle	Chickasaw	Miller of	Stromer
Duitscher	Kennedy of	Page	Strothman
Dunton	Dubuque	Milligan	Tieden
Edgington	Kitner	Mohrfeld	Van Drie
Ellsworth	Knuever	Newton	Van Roekel
Ewell	Knoblauch	Nielsen	Voorhees
Fischer of	Koch	Nolting	Walter
Grundy	Kreamer	Ossian	Warren
Franklin	Kruse	Pelton	Waugh
Freeman of	Langland	Perkins	Weichman
Clay-Dickinson	Lippold	Peterson	Welden
Gannon	Lipaky	Poncy	Wells
Goode	Logemann	Priebe	Winkelman
Graham	Logue	Radl	Wolfe
Hamilton	Mayberry	Renda	Mr. Speaker

The nays were, 2:

Jesse	Miller of
	Des Moines

Absent or not voting, 17:

Bennett	Freeman of	Lawson	Shaw
Dooley	Buena Vista	Nelson	Tapscott
Drake	Grassley	O'Hearn	Van Nostrand
Fisher of	Holden	Pierson	Varley
Greene	Knight	Sanders	

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

REGULAR CALENDAR

House File 1179, a bill for an act relating to the election of officers in school districts, was taken up for consideration.

Kreamer of Polk offered the following amendment filed by him:

Amend House File 1179 as follows:

Amend section 1, page 1, by striking the lines six (6) through twenty-five (25) and lines one (1) through three (3) of page 2 and inserting in lieu thereof the following:

(1) If the number of candidates filing for office is equal to three or more times the number of unfilled positions, a primary election shall be held on the second Monday in September. Those candidates receiving the highest number of votes cast and equal to twice the number of unfilled positions, shall be placed on the ballot for a special election to be held on the fourth Tuesday in September. Those candidates receiving the highest number of votes

cast equal to the number of unfilled positions shall be certified as duly elected.

(2) All provisions for conducting school elections shall apply to the special election, except that there shall be no added voter registrations accepted for said election, but transfers may be accepted until ten days before the election in school districts where voter registration is required.

Van Drie of Story offered from the floor the following amendment to the amendment and moved its adoption:

Amend the Kreamer amendment, filed February 16, to House File 1179 as follows:

By striking the word "three" in line 6, and inserting in lieu thereof the word "4".

A non-record roll call was requested.

The ayes were 20, nays 78.

The amendment lost.

Kreamer of Polk moved the adoption of his amendment.

A non-record roll call was requested.

The ayes were 95, nays 8.

The amendment was adopted.

Van Drie of Story asked and received unanimous consent to withdraw the amendment filed by him on February 12, 1970, and found on page 489 of the House Journal.

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. 1179)

The ayes were, 98:

Alt	Diets	Hanson of	Lawson
Andersen	Dougherty	Howard-Mitchell	Lippold
Battles	Doyle	Hill	Logemann
Bennett	Drake	Holden	Logue
Bergman	Ellsworth	Huff	Mayberry
Blouin	Fischer of	Johnson of	McCartney
Brinck	Grundy	Audubon	McCormick
Caffrey	Freeman of	Kehe	McIntyre
Camp	Clay-Dickinson	Kitner	Mendenhall
Campbell	Goode	Kluever	Menefee
Cochran	Graham	Knight	Middleswart
Crabb	Grassley	Knoblauch	Millen
Crosier	Hamilton	Koch	Miller of
Cunningham	Hansen of	Kreamer	Jones
Darrington	Black Hawk	Kruse	Miller of
Den Herder		Langland	Marshall

Miller of	Perkins	Shaw	Van Roekel
Page	Peterson	Shepherd	Voorhees
Milligan	Pierson	Skinner	Warren
Mohrfeld	Radl	Sorg	Waugh
Nelson	Renda	Strand	Weichman
Newton	Rex	Stroburg	Walls
Nielsen	Rodgers	Stromer	Winkelman
O'Hearn	Roorda	Strothman	Wolfe
Ossian	Schroeder	Tieden	Mr. Speaker
Pelton	Schwartz		

The nays were, 21:

Baker	Gannon	Lipsky	Tapscott
Christensen	Jesse	Nolting	Van Drie
Corey	Johnston of	Poncy	Varley
Dunton	Johnson	Priebe	Walter
Ewell	Kennedy of	Schmeiser	Welden
Franklin	Chickasaw	Stokes	

Absent or not voting, 10:

Dooley	Fisher of	Kennedy of	Miller of
Duitscher	Greene	Dubuque	Des Moines
Edgington	Freeman of	Mervinsky	Sanders
	Buena Vista		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

Alt of Polk called up for consideration **House File 1052**, a bill for an act relating to the maximum rate of interest on general obligation bonds issued by the school corporations, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1052, as amended and passed by the House, page 1, by striking lines 16 through 32, inclusive.

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. 1052)

The ayes were, 106:

Alt	Brinck	Corey	Dietz
Andersen	Caffrey	Crabb	Dougherty
Baker	Camp	Crosier	Drake
Battles	Campbell	Cunningham	Duitscher
Bergman	Christensen	Darrington	Dunton
Blouin	Cochran	Den Herder	Edgington

Ellsworth	Knight	Miller of	Schwartz
Fischer of	Knoblauch	Marshall	Shaw
Grundy	Koch	Miller of	Shepherd
Franklin	Kreamer	Page	Sorg
Freeman of	Kruse	Milligan	Stokes
Clay-Dickinson	Langland	Mohrfeld	Strand
Goode	Lawson	Nelson	Stroburg
Graham	Lippold	Newton	Stromer
Grassley	Lipsky	Nielsen	Strothman
Hamilton	Logemann	O'Hearn	Tapscott
Hansen of	Logue	Ossian	Tieden
Black Hawk	Mayberry	Pelton	Van Drie
Hanson of	McCartney	Perkins	Van Nostrand
Howard-Mitchell	McCormick	Peterson	Varley
Holden	McIntyre	Poncy	Voorhees
Huff	Mendenhall	Priebe	Walter
Johnson of	Menefee	Radl	Warren
Audubon	Mezvinsky	Renda	Waugh
Johnston of	Middleswart	Rex	Weichman
Johnson	Millen	Rodgers	Wells
Kehe	Miller of	Roorda	Winkelman
Kitner	Jones	Schmeiser	Wolfe
Kluever		Schroeder	Mr. Speaker

The nays were, 8:

Bennett	Hill	Kennedy of	Nolting
Doyle	Jesse	Chickasaw	Welden
Gannon			

Absent or not voting, 10:

Dooley	Freeman of	Miller of	Sanders
Ewell	Buena Vista	Des Moines	Skinner
Fisher of	Kennedy of	Pierson	Van Roekel
Greene	Dubuque		

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

SENATE FILE 1156 SUBSTITUTED FOR HOUSE FILE 1189

Pelton of Clinton asked and received unanimous consent to substitute **Senate File 1156** for **House File 1189**.

Senate File 1156, a bill for an act relating to the investment of funds belonging to state board of regents institutions, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by him:

Amend Senate File 1156 as follows:

1. Page 1, line 11, by inserting after the word "Iowa" the following:

"However, all interest from such investments shall be placed in the general fund of the State of Iowa, and shall not be used directly by the board for the operations, for acquisition of property, or for any other purpose."

2. Further amend by adding thereto the following:

"Sec. 2. Section eight point six (8.6), subsection six (6), Code 1966, is hereby amended by striking from lines ten (10), eleven (11) and twelve (12) the words "institutions under the control of the state board of regents or to the".

Newton of Scott rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

Schroeder of Pottawattamie moved the adoption of his amendment.

A non-record roll call was requested.

The ayes were 34, nays 69.

The amendment lost.

(Senate File 1156 pending.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of **Senate File 1156**.

Skinner of Polk moved that the House resolve itself into a committee of the whole to consider the subject of state finances.

Miller of Page rose on a point of order that the motion was out of order.

The Speaker ruled the point well taken and the motion out of order.

Skinner of Polk moved that Senate File 1156 be deferred and that the bill retain its place on the calendar.

Roll call was requested by Gannon of Jasper and Skinner of Polk.

On the question "Shall Senate File 1156 be deferred?"

The ayes were, 38:

Blouin	Crosier	Dunton	Graham
Brinck	Dietz	Ewell	Jesse
Caffrey	Dougherty	Franklin	Johnston of
Cochran	Duitscher	Gannon	Johnson

Kennedy of Chickasaw	Mayberry Mendenhall	Perkins Poney	Stroburg Tapscott
Kennedy of Dubuque	Mezvinsky Middleswart	Rodgers Schroeder	Van Nostrand Voorhees
Knoblauch	Miller of Page	Schwartz Skinner	Wells Winkelman
Logemann	Nolting		

The nays were, 68:

Alt	Hamilton	McCartney	Roorda
Andersen	Hansen of Black Hawk	McIntyre	Sanders
Battles	Hanson of Howard-Mitchell	Menefee	Shaw
Bergman	Hill	Millen	Sorg
Camp	Huff	Miller of Jones	Stokes
Christensen	Johnson of Marshall	Miller of Marshall	Strand
Corey	Audubon	Mohrfeld	Strothman
Crabb	Kehe	Nelson	Tieden
Cunningham	Kitner	Newton	Van Drie
Den Herder	Kluever	Nielsen	Van Roekel
Dooley	Knight	O'Hearn	Varley
Drake	Kreamer	Ossian	Walter
Ellsworth	Kruse	Pelton	Warren
Fischer of Grundy	Langland	Peterson	Waugh
Freeman of Clay-Dickinson	Lawson	Pierson	Weichman
Goode	Lippold	Radl	Welden
Grassley	Lipsky	Rex	Wolfe
			Mr. Speaker

Absent or not voting, 18:

Baker	Fisher of Greene	Koch	Priebe
Bennett	Freeman of Buena Vista	McCormick	Renda
Campbell	Holden	Miller of Des Moines	Schmeiser
Darrington		Milligan	Shepherd
Doyle			Stromer
Edgington			

The motion lost.

Gannon of Jasper offered the following amendment from the floor filed by him and Crabb of Crawford.

Amend Senate File 1156 by adding the following new section:

"Sec. 2. The Board of Regents is hereby authorized to invest all funds appropriated for the purposes of a western Iowa college according to the provisions of this act."

McCartney of Floyd moved that Senate File 1156 be deferred and that the bill retain its place on the calendar.

The motion prevailed.

Skinner of Polk moved that the House resolve itself into a committee of the whole.

Varley of Adair-Madison moved the previous question on the Skinner motion.

A non-record roll call was requested.

The ayes were 81, nays 33.

The motion prevailed.

On the motion by Skinner of Polk, a roll call vote was requested by Gannon of Jasper and Renda of Polk.

Rule 70 was invoked.

On the question "Shall the House resolve itself into a committee of the whole?"

The ayes were, 37:

Baker	Ewell	Knoblauch	Radl
Blouin	Franklin	Logue	Renda
Brinck	Gannon	Mayberry	Rodgers
Caffrey	Jesse	McCormick	Schmeiser
Cochran	Johnston of	Mezvinsky	Schwartz
Crosier	Johnson	Middleswart	Skinner
Dietz	Kennedy of	Newton	Stroburg
Dougherty	Chickasaw	Nolting	Tapscott
Doyle	Kennedy of	Poncy	Wells
Duitscher	Dubuque	Priebe	
Dunton			

The nays were, 78:

Alt	Graham	McCartney	Schroeder
Andersen	Grassley	McIntyre	Shaw
Battles	Hamilton	Mendenhall	Shepherd
Bergman	Hansen of	Menefee	Sorg
Camp	Black Hawk	Millen	Stokes
Campbell	Hanson of	Miller of	Strand
Christensen	Howard-Mitchell	Jones	Strothman
Corey	Hill	Miller of	Tieden
Crabb	Holden	Marshall	Van Drie
Cunningham	Huff	Mohrfeld	Van Nostrand
Den Herder	Johnson of	Nelson	Van Roekel
Dooley	Audubon	Nielsen	Varley
Drake	Kehe	O'Hearn	Voorhees
Edgington	Kitner	Ossian	Walter
Ellsworth	Cluever	Pelton	Warren
Fischer of	Knight	Perkins	Waugh
Grundy	Kreamer	Peterson	Weichman
Freeman of	Kruse	Pierson	Welden
Buena Vista	Langland	Rex	Winkelman
Freeman of	Lawson	Roorda	Wolfe
Clay-Dickinson	Lippold	Sanders	Mr. Speaker
Goode	Lipsky		

Absent or not voting, 9:

Bennett	Koch	Miller of	Milligan
Darrington	Logemann	Page	Stromer
Fisher of	Miller of		
Greene	Des Moines		

The motion lost.

(Senate File 1156 pending at adjournment.)

HOUSE FILE 1189 WITHDRAWN

Pelton of Clinton asked and received unanimous consent to withdraw **House File 1189** 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 400, 1038 and 1086.

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 400, 1038 and 1086.

REPORTS OF COMMITTEES

Millen of Jefferson-Van Buren, from the committee on human and industrial relations, submitted the following reports:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred **House File 364**, a bill for an act relating to property exemption for veterans, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

FLOYD MILLEN, Chairman

Also:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred **Senate File 440**, a bill for an act relating to the granting of military service exemptions benefits to dependents, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

FLOYD MILLEN, Chairman

Miller of Page, from the committee on transportation, submitted the following reports:

MR. SPEAKER: Your committee on transportation, to whom was referred **House File 271**, a bill for an act relating to the purchase or condemnation of property 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 be amended as follows, and when so amended the bill do pass:

Amend House File 271 by striking lines seven (7) to twelve (12), inclusive, and inserting the following:

"Whenever such board or commission condemns or purchases property rights or otherwise denies direct access to a road or highway from abutting property, the board or commission shall establish and maintain an alternative access facility to an alternate road or highway to the extent that said access facility shall connect with any lane or driveway in existence at the time of the condemnation or purchase, or if none exists after condemnation, then said access facility shall connect at another place as agreed to by the parties. The alternative access facility so constructed shall meet the minimum standards for local secondary roads with all-weather surfacing and shall be maintained in the same manner and to the same extent."

LEROY MILLER, Chairman

Also:

MR. SPEAKER: Your committee on transportation, to whom was referred House File 1163, a bill for an act relating to the use of flashing signal lights and stop arms by school 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*.

LEROY 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 1216, a bill for an act relating to the licensing of dogs and their immunization against rabies, begs leave to report it has had 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 Senate File 27, as passed by the Senate and
2 reprinted, as follows:

3 1. Page 2, by inserting after line 14 the following
4 new subsections:

5 (6) "Pollution" means "air pollution" as defined
6 in chapter one hundred sixty-two (162), section two (2),
7 Acts of the Sixty-second General Assembly, or "pollution" as
8 defined in section four hundred fifty-five B point two
9 (455B.2) of the Code.

10 (7) "Waters of the state" means the same as
11 defined in section four hundred fifty-five B point two
12 (455B.2) of the Code.

13 (8) "Enhance the quality" means to diminish the
14 level of the pollutants below the air or water quality
15 standards established by the Iowa water pollution control
16 commission or the Iowa air pollution control commission".

17 2. Amend page 2 by adding after line 27, the following
18 paragraph:

19 "Any property used primarily to abate pollution of
20 any waters or air of the state or used primarily to enhance

21 the quality of any waters or air of the state, shall be
 22 exempt from property taxes for a period of ten calendar years
 23 immediately following the year in which the property is acquired."

24 3. Page 2, line 34, strike the word "five-year".

25 4. Page 3, line 1, strike the word "five-year".

26 5. Page 3, lines 16 and 17, strike the word "five-
 27 year".

28 6. Amend the title to Senate File 27, line 2, by inserting
 29 after the word "buildings", the words "and property used
 30 primarily to abate pollution of any waters or air of the state
 31 or used primarily to enhance the quality of any waters or air
 32 of the state."

McINTYRE of Linn

1 Amend Senate File 1171, as amended and passed by the Senate,
 2 by striking in section one (1), lines seven (7) through sixteen (16)
 3 and inserting in lieu thereof the following: "Annually the board of
 4 supervisors of a county shall appoint not less than eighteen resident
 5 freeholders of the county and the names of such persons shall be
 6 placed on a list and they shall be eligible to serve as members of a
 7 compensation commission. One-third of the persons appointed shall be
 8 owners of agricultural property, one-third of the persons appointed
 9 shall be owners of city or town property, and one-third shall be
 10 licensed real estate salesmen or real estate brokers."

11 Further amend Senate File 1171, section one (1), in line eighteen
 (18) by striking
 12 the word "eight" and inserting in lieu thereof the word "six".

KOCH of Woodbury

1 Amend House File 1251, page 12, line 15, by
 2 striking the words "additional compensation" and
 3 inserting in lieu thereof the following: "thirty
 4 dollars per diem plus expenses".

MOHRFELD of Tama

CAFFREY of Polk

COCHRAN of Webster

DRAKE of Louisa-Muscataine

WEICHMAN of Benton

On motion by McCartney of Floyd, the House adjourned until
 9:00 a.m., Wednesday, February 18, 1970.

JOURNAL OF THE HOUSE

Thirty-eighth Calendar Day—Twenty-eighth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, FEBRUARY 18, 1970.

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

Prayer was offered by the Reverend Clarence Woollard, pastor of the United Methodist Church, Malvern, Iowa.

The Journal of Tuesday, February 17, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Goode of Appanoose-Davis on request of Andersen of Woodbury; Langland of Winneshiek on request of Tieden of Clayton; Freeman of Buena Vista on request of O'Hearn of Scott; Walter of Pottawattamie by the Speaker; Kitner of Buchanan by the Speaker, to attend a meeting of Council of the Iowa Law Enforcement Academy; Nielsen of Shelby on request of Johnson of Audubon-Guthrie; McIntyre of Linn on request of Radl of Linn.

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Twelve Iowa Town and Country Y.W.C.A. girls from Knoxville High School, Knoxville, Iowa, accompanied by their leader, Jane Hansen. By Van Roekel of Marion.

Five Iowa Town and Country Y.W.C.A. girls from Milford High School, Milford, Iowa, accompanied by their leader, Mrs. Howard Titterington. By Freeman of Clay-Dickinson.

Seven adults from the Audubon, Iowa, Y.W.C.A. Iowa Town and Country Club, accompanied by their chairman, Charlotte Hofer. By Johnson of Audubon.

Forty-two Y.W.C.A. girls from West High School, McKinstry Junior High School and Hudson School, Waterloo, Iowa, accompanied by Mrs. Shirley Miller. By Hansen of Black Hawk.

Twenty fifth grade students from Hubbell School, Des Moines, Iowa, accompanied by their teacher, Mary Dorcey. By Milligan of Polk.

Thirty Iowa Town and Country Y.W.C.A. girls from Clarinda, College Springs and South Page, Iowa, accompanied by their leaders, Mrs. Wigham and Miss Youngman. By Miller of Page.

Fifty-four students from the government class of Pekin Community Schools, Pekin, Iowa, accompanied by Terry Northcutt and Mrs. Gusdaveson. By Dunton of Keokuk.

Twenty-eight Iowa Town and Country Y.W.C.A. girls from Earlham High School, Earlham, Iowa, accompanied by their leader, Mrs. Godbey. By Varley of Adair-Madison.

Thirty eighth grade students from the Klemme Community School, Klemme, Iowa, accompanied by Mrs. Abele and Mr. Hamilton. By Stromer of Hancock.

Students from the North Mahaska High School, accompanied by Mr. Phil McDowell. By Pierson of Mahaska.

PETITION FILED

The following petition was received and placed on file:

By Edgington of Franklin, from thirty residents of Franklin County opposing House File 1177, relating to limitation on educators salary.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 271, 364, 1163 and 1216 and Senate File 440, under Rule 35.

INTRODUCTION OF BILLS

House File 1283, by committee on social services, a bill for an act establishing a state board of residential care standards, providing for selection of members thereof, and prescribing their powers and duties.

Read first time and placed on the calendar.

House File 1284, by Dougherty, Miller of Jones, Middleswart, Crosier and Darrington, a bill for an act relating to the transfer of portions of the primary road system into the secondary road system.

Read first time and referred to committee on transportation.

House File 1285, by Dunton and Logue, a bill for an act relating to the election of directors in school districts.

Read first time and referred to committee on **schools**.

House File 1286, by Dunton and Logue, a bill for an act relating to the election of school directors.

Read first time and referred to committee on **schools**.

House File 1287, by McIntyre, 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**.

House File 1288, by Crosier, Wells, Rodgers, Sorg, Dooley and Koch, a bill for an act relating to the regulation of railroads in cities and towns.

Read first time and referred to committee on **transportation**.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 720, a bill for an act relating to interception of oral and wire communications.

Also: That the Senate has rejected the conference committee report on:

Senate File 1055, a bill for an act to provide a relocation advisory assistance program and relocation payments to persons displaced by highway projects, requests a second conference committee, and that the President of the Senate has appointed as members of the second conference committee, on the part of the Senate: the Senator from Hardin, Mr. Potgeter, the Senator from Webster, Mr. Coleman, the Senator from Pottawattamie, Mr. Frey, and the Senator from Palo Alto, Mr. Brownlee.

CARROLL A. LANE
Secretary of the Senate

SENATE AMENDMENT TO HOUSE FILE 720

Amend House File 720, as amended, passed and reprinted by the House, as follows:

1. Page 2, line 8, by inserting after the period the following new sentence: "Whenever the division of criminal investigation and bureau of identification is referred to in this Act, it shall mean the bureau, or its designee, as long as the bureau remains primarily responsible for the actions of such designee."

2. Page 2, by inserting after line 18 the following new subsection:

"9. 'Division of criminal investigation and bureau of identification' shall mean the director of the division of criminal investigation and bureau of identification in the department of public safety or his designee; such designation shall be in writing and name a specific individual."

3. Page 2, line 19, by inserting after the word "state" the following: ", or an assistant attorney general designated by him,".
4. Page 2, line 20, by striking the words "of this state" and inserting in lieu thereof the following: ", who has obtained the prior approval of the attorney general or an assistant attorney general designated by him,".
5. Page 2, by striking all of lines 21 and 22 and inserting in lieu thereof the words "make application to the district court of the county in which an interception is sought to be".
6. Page 2, line 24, by striking the words "such judge" and inserting in lieu thereof the words "the court".
7. Page 2, by striking the word "investigative" in line 26, by striking all of lines 27 and 28, and by striking the words "is made" in line 29 and inserting in lieu thereof the following: "the division of criminal investigation and bureau of identification".
8. Page 2, line 30, by inserting after "murder," the following: "arson, placing or unlawfully detonating explosives with intent to harm any person or property,".
9. Page 2, line 30, by striking "gambling,".
10. Page 2, by striking all of line 32 after the word "drugs" and by striking lines 33 through 35, inclusive, and inserting in lieu thereof a period.
11. Page 3, line 1, by inserting after the word "officer" the words "of the division of criminal investigation and bureau of identification".
12. Page 3, line 11, by inserting after the word "officer" the words "of the division of criminal investigation and bureau of identification".
13. Page 3, line 19, by striking the word "person" and inserting in lieu thereof the words "investigative or law-enforcement officer of the division of criminal investigation and bureau of identification".
14. Page 3, line 35, by inserting after the period the following sentence: "Any evidence obtained or derived from the interception of a wire or oral communication that is privileged shall be inadmissible in any court. Any evidence so obtained shall be immediately reported to the court which authorized the interception which shall in turn cause such information to be served upon all parties concerned."
15. Page 4, line 1, by inserting after the word "officer" the words "of the division of criminal investigation and bureau of identification".
16. Page 4, line 9, by striking the words "a judge of".
17. Page 4, line 10, by striking the words "of the judicial district" and inserting in lieu thereof the words "for the county".
18. Page 4, line 11, by striking the words "such judge" and inserting in lieu thereof the words "the court".
19. Page 4, lines 21 and 22, by striking the words "a judge of the district court of the judicial district" and inserting in lieu thereof the words "the district court of the county".
20. Page 4, by striking all of line 26 after the word "application" and by striking all of line 27 and inserting in lieu thereof the following: ". If the application is executed

by an assistant attorney general, a certified copy of the designation of authority, signed by the attorney general, shall accompany the application. If executed by the attorney general, the application shall contain a certification that it is made in conformance with this Act."

21. Page 5, lines 17, 21, 27, 31 and 35, by striking from each line the word "judge" and inserting in lieu thereof the word "court".

22. Page 7, line 10, by striking the words "authorizing judge" and inserting in lieu thereof the word "court".

23. Page 7, lines 21, 24, 33 and 35, by striking from each line the word "judge" and inserting in lieu thereof the word "court".

24. Page 8, line 1, by inserting after the word "years" the following: "except the court shall inspect all intercepted communications and if he finds there is no information therein which will be of aid in law enforcement he shall order the intercepted recording destroyed forthwith".

25. Page 8, lines 11, 12, 22 and 24 by striking from each line the word "judge" and inserting in lieu thereof the word "court".

26. Page 8, line 14, by striking the words "a judge of competent jurisdiction" and inserting in lieu thereof the words "the district court of the county in which the interception was made".

27. Page 8, by striking lines 33 through 35, inclusive, and inserting in lieu thereof the following: "The court upon the filing of a motion shall make available to the movant for inspection such portions of the intercepted communications, and applications and orders which pertain to the movant."

28. Page 9, by striking lines 1 through 4, inclusive.

29. Page 9, line 12, by inserting after the word "approved" the words "and the intercepted communications which pertain to such party's conversation".

30. Page 9, lines 18 and 32, by striking from each line the word "judge" and inserting in lieu thereof the word "court".

31. Page 9, line 33, by striking the word "may" and inserting in lieu thereof the word "shall", and by striking in lines 33 and 34 the words "in his discretion".

32. Page 10, line 2, by striking the words "be in the interest of justice" and inserting in lieu thereof the words "pertain to the movant".

33. Page 10, lines 1 and 7, by striking from each line the word "judge" and inserting in lieu thereof the word "court".

34. Page 10, line 7, by striking the words "prosecuting attorney" and inserting in lieu thereof the words "county attorney".

35. Page 10, line 24, by striking the words "and the prosecuting attorney of each county".

36. Page 11, by striking lines 17 through 30, inclusive, and inserting in lieu thereof the following sections:

"Sec. 8. It shall be unlawful for any person to willfully intercept, attempt to intercept, or procure another to intercept any wire or oral communication which is not specifically

authorized in accordance with the provisions of this Act or to knowingly disclose the contents of any wire or oral communication obtained which is not specifically authorized in accordance with the provisions of this Act shall upon conviction be punished by imprisonment in the penitentiary for not more than five years or by a fine of not more than five thousand dollars, or by both such fine and imprisonment. Interception of the contents of any wire or oral communication pursuant to a court order which is subsequently held invalid or void shall not be a violation of this Act under this section.

"Sec. 9. 1. Except as otherwise specifically provided in subsection two (2) of this section, any person, upon conviction, shall be sentenced to not more than five years in the penitentiary or fined not to exceed five thousand dollars or by both such fine and imprisonment who

a. willfully possesses an intercepting device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication;

b. willfully sells an intercepting device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication;

c. willfully distributes an intercepting device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication;

d. willfully manufactures or assembles an intercepting device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication; or

e. willfully places in any newspaper, magazine, handbill, or other publication within this state, any advertisement promoting the sale or use of any interception device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication.

2. It shall not be unlawful under this section for

a. a communication common carrier or an officer, agent, or employee of, or a person under contract with a communication common carrier, in the usual course of the communication common carrier's business; or

b. a person under contract with the government of the United States, a state or a political subdivision thereof, or the District of Columbia, or an officer, agent, or employee of the government of the United States, a state or political subdivision, or municipality thereof;

c. to possess, sell, distribute, manufacture, or assemble, or advertise any intercepting device while acting in furtherance of the appropriate activities of the United States, a state or political subdivision thereof, the District of Columbia, or a communication common carrier.

3. Any intercepting device in this state possessed, used, sold, distributed, manufactured or assembled in violation of this section may be seized and forfeited to the state.

"Sec. 10. Any party to a conversation which is intercepted or is not specifically authorized in accordance with the provisions of this Act may sue the violator or violators

therefor and shall receive three times the damages by him sustained, and the cost of the suit, including a reasonable attorney's fee. No award under this section shall be less than five hundred dollars."

37. By adding the following new sections after section 10.

a. "It shall be unlawful to knowingly intercept any wire or oral communication between a minister, ordained under the laws of the State of Iowa, and parishioner, unless the minister is the principal suspect of criminal activity."

b. "It shall be unlawful to intercept any oral communication between a physician and his patient when the subject matter of the communication concerns treatment of the patient for addiction to narcotics or drugs."

c. "It shall be unlawful to willfully intercept any wire or oral communication between a lawyer and his client, unless the lawyer is a suspect of criminal activity."

d. "Section seven hundred sixteen point seven (716.7), Code 1966, is hereby amended by striking from line seventeen (17) the word 'tap'."

e. "Section seven hundred sixteen point eight (716.8), Code 1966, is hereby repealed."

SECOND CONFERENCE COMMITTEE APPOINTED

(Senate File 1055)

The Speaker announced the appointment of Kehe of Bremer, chairman; Fischer of Grundy, Welden of Hardin and Brinck of Lee on the part of the House as conferees concerning Senate File 1055.

HOUSE CONCURRENT RESOLUTION 114

By Lawson

Whereas, a modern means of planning for the orderly development of cities and neighboring areas is a technique called "metropolitan planning", and

Whereas, metropolitan planning has brought outstanding benefits to a number of areas in the United States where problems had previously been extreme, and

Whereas, present lack of land use legislation leads to inequitable tax assessment in areas lying close to cities, as well as inviting "urban sprawl", and

Whereas, corrective legislation would be needed to and make possible the flexible and efficient operation allowed by metropolitan planning for urban, suburban and nearby areas; now therefore,

Be It Resolved by the House, the Senate Concurring, That the legislative council is asked to create a study committee as provided by law, which committee shall include members of the appropriate standing committees of the Senate and the House of Representatives, to conduct during the 1970-1971 legislative interim a comprehensive study of the results of metropolitan legislation in other states, of the steps required to permit metropolitan districting in Iowa, and to develop appropriate proposed legislation,

with attention to current bonding requirements, for presentation to the first regular session of the Sixty-fourth General Assembly in January, 1971.

Laid over under Rule 25.

CONSIDERATION OF BILLS

REGULAR CALENDAR

The House resumed consideration of **Senate File 1156**, a bill for an act relating to the investment of funds belonging to state board of regents institutions, and the following Crabb and Gannon amendment:

Amend Senate File 1156 by adding the following new section:

"Sec. 2. The Board of Regents is hereby authorized to invest all funds appropriated for the purposes of a western Iowa college according to the provisions of this act."

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.

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. 1156)

The ayes were, 108:

Alt	Edgington	Kennedy of	Miller of
Andersen	Ellsworth	Chickasaw	Marshall
Battles	Ewell	Kennedy of	Miller of
Bergman	Fischer of	Dubuque	Page
Blouin	Grundy	Kluever	Milligan
Brinck	Fisher of	Knight	Nelson
Caffrey	Greene	Kruse	Newton
Camp	Franklin	Lawson	Nielsen
Campbell	Freeman of	Lippold	Nolting
Christensen	Clay-Dickinson	Lipsky	O'Hearn
Cochran	Gannon	Logemann	Ossian
Corey	Graham	Logue	Pelton
Crabb	Grassley	Mayberry	Pierson
Crosier	Hamilton	McCartney	Poncy
Cunningham	Hansen of	McCormick	Priebe
Darrington	Black Hawk	Mendenhall	Radl
Den Herder	Hanson of	Menefee	Rex
Dietz	Howard-Mitchell	Mezvinsky	Rodgers
Dooley	Hill	Middleswart	Roorda
Dougherty	Holden	Millen	Sanders
Doyle	Huff	Miller of	Schmeiser
Drake	Johnson of	Des Moines	Schroeder
Duitscher	Audubon	Miller of	Schwartz
Dunton	Kehe	Jones	Shaw

Shepherd	Strothman	Varley	Wells
Sorg	Tapscott	Voorhees	Winkelman
Stokes	Tieden	Warren	Wolfe
Strand	Van Drie	Weichman	Mr. Speaker
Stromer	Van Roekel	Welden	

The nays were, 2:

Knoblauch	Stroburg
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Absent or not voting, 19:

Baker	Johnston of	Langland	Renda
Bennett	Johnson	McIntyre	Skinner
Freeman of	Kitner	Mohrfeld	Van Nostrand
Buena Vista	Koch	Perkins	Walter
Goode	Kreamer	Peterson	Waugh
Jesse			

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

House File 633, a bill for an act to encourage competition among certain casualty insurance companies in rate making, 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 commerce and moved its adoption:

Amend House File 633 as follows:

1. Page one (1), line nineteen (19), by inserting after the period the following:

"If at any time after issuance of such order the commissioner has reason to believe that the particular form, line subdivision, or class of insurance referred to therein is no longer competitive within this state, he may after a hearing held upon not less than thirty days written notice to the interested insurers and rating organizations, amend or withdraw his original order. Such modified order shall not affect any contract or policy issued prior to the expiration of the prospective period set forth therein."

2. Page one (1), line nineteen (19), by inserting after the word "However," the words "with respect to personal lines of insurance,".

3. Page one (1), line twenty-four (24), by adding after the period the following new sentence:

"With respect to commercial lines of insurance, the commissioner may require insurers and rating organizations affected by any order issued under this section to file every manual, minimum, class rate, rating schedule or rating plan, and every other rating rule, and every modification of any of the foregoing, as he deems necessary."

The amendment was adopted.

Ellsworth of Dubuque offered the following amendment filed by Fischer of Grundy and moved its adoption:

Amend House File 633 as follows:

Page 1, line eleven (11), by adding after the word "Code" the following: ", except workmen's compensation insurance,".

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. 633)

The ayes were, 77:

Alt	Hanson of	Mendenhall	Shaw
Andersen	Howard-Mitchell	Menefee	Shepherd
Battles	Hill	Miller of	Sorg
Bergman	Holden	Jones	Stokes
Corey	Huff	Miller of	Strand
Crabb	Johnson of	Marshall	Stromer
Cunningham	Audubon	Miller of	Strothman
Den Herder	Kehe	Page	Tapscott
Dougherty	Kennedy of	Milligan	Tieden
Doyle	Chickasaw	Mohrfeld	Van Drie
Drake	Kennedy of	Nelson	Van Nostrand
Dunton	Dubuque	O'Hearn	Van Roekel
Ellsworth	Kluever	Ossian	Varley
Fischer of	Knight	Perkins	Voorhees
Grundy	Koch	Peterson	Warren
Fisher of	Kruse	Pierson	Waugh
Greene	Lawson	Priebe	Weichman
Freeman of	Lippold	Rex	Welden
Clay-Dickinson	Lipsky	Rodgers	Winkelman
Graham	Logemann	Roorda	Wolfe
Hamilton	Logue	Sanders	Mr. Speaker
Hansen of	McCartney	Schwartz	
Black Hawk			

The nays were, 34:

Baker	Dietz	Knoblauch	Nolting
Blouin	Duitscher	Mayberry	Poncy
Brinck	Edgington	McCormick	Radl
Caffrey	Ewell	Mezvinsky	Renda
Camp	Gannon	Middleswart	Schmeiser
Campbell	Grassley	Millen	Schroeder
Christensen	Jesse	Miller of	Skinner
Cochran	Johnston of	Des Moines	Stroburg
Crosier	Johnson	Newton	Wells

Absent or not voting, 18:

Bennett	Freeman of	Kreamer	Nielsen
Darrington	Buena Vista	Langland	Pelton
Dooley	Goode	McIntyre	Walter
Franklin	Kitner		

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

House File 354, a bill for an act relating to the state printing department and public printing, with report of committee recommending amendment and passage, was taken up for consideration.

Koch of Woodbury offered the following amendment filed by the committee on state government:

Amend House File 354 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section fifteen point seven (15.7), Code 1966, is hereby amended as follows:

1. By striking lines one (1) and two (2) and inserting in lieu thereof the words "As used in chapters fifteen (15), sixteen (16), and seventeen (17), 'printing' means the reproduction of an image from a printing surface made generally by a contact impression that causes a transfer of ink or the reproduction of an impression by a photographic process and".

2. By adding at the end thereof the following new paragraph:

"For the purposes of this chapter, the reproduction of ten or more copies from one original on any convenience office copier is printing and shall not be permitted without the approval of the superintendent of printing."

Sec. 2. Section fifteen point twenty-nine (15.29), Code 1966, is hereby amended by striking from line ten (10) the word "one" and inserting in lieu thereof the word "two".

Sec. 3. Section fifteen point thirty-seven (15.37), Code 1966, as amended by chapter ninety (90), section one (1), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"All printing presses, except such presses owned by the auditor of state and purchased pursuant to the provisions of chapter seventy-three (73), Acts of the Sixty-third General Assembly, First Session, and other printing equipment owned by the state and in the possession of any department, commission, agency, or board shall be centralized in a state building in the city of Des Moines under the control of the state printing board.

All office copiers and other duplicating equipment owned by or in the possession of executive and judicial departments, commissions, agencies, or boards shall be under the jurisdiction of the state printing board. The board may lease or purchase such duplicating machines as are necessary for each of the departments with funds from the state printing board revolving fund and assess the costs of operating such duplicating machines to the appropriate department."

Sec. 4. Section fifteen point forty-two (15.42), Code 1966, is hereby repealed.

Sec. 5. Section seventeen point three (17.3), Code 1966, as amended by chapter two hundred nine (209), section twenty-five (25), Acts of the Sixty-second General Assembly, and chapter sixty-nine (69), section sixty (60), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by adding at the end thereof the following new paragraph:

"The officials and departments required by this section to file reports shall submit the reports on standardized forms furnished by the state comptroller. All officials and agencies submitting reports shall consult with the state comptroller and the director of the office of planning and programming, and shall devise standardized report forms for submission to the governor and members of the general assembly."

Sec. 6. Section seventeen point twenty (17.20), Code 1966, as amended by chapter three hundred forty-two (342), section ten (10), Acts of the Sixty-second General Assembly, is hereby amended by striking all of subsection four (4).

Sec. 7. Section seventeen point twenty-seven (17.27), Code 1966, is hereby amended by striking from line fourteen (14) the words "fifty cents" and inserting in lieu thereof the words "one dollar".

Sec. 8. Section fifteen point five (15.5), Code 1966, is hereby amended by striking from line two (2) the word "twenty" and inserting in lieu thereof the word "thirty".

Koch of Woodbury offered the following amendment to the committee amendment and moved its adoption:

Amend the committee on state government amendment to House File 354, filed February 4, 1970, as follows:

1. Line 15 by inserting after the word "copier" the following: "located in the city of Des Moines".
2. Line 29 by inserting after the word "board" the following: "located in the city of Des Moines".
3. Line 34 by inserting after the word "boards" the following: "located in the city of Des Moines".

The amendment to the committee amendment was adopted.

Koch of Woodbury moved the adoption of the committee amendment as amended.

The committee amendment as amended 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. 354)

The ayes were, 118:

Alt	Christensen	Drake	Freeman of
Andersen	Cochran	Duitscher	Clay-Dickinson
Baker	Corey	Dunton	Gannon
Battles	Crosier	Edgington	Graham
Bennett	Cunningham	Ellsworth	Grassley
Bergman	Darrington	Ewell	Hamilton
Blouin	Den Herder	Fischer of	Hansen of
Brinck	Dietz	Grundy	Black Hawk
Caffrey	Dooley	Fisher of	Hanson of
Camp	Dougherty	Greene	Howard-Mitchell
Campbell	Doyle	Franklin	Hill

Holden	Mayberry	O'Hearn	Stokes
Huff	McCartney	Ossian	Strand
Jesse	McCormick	Pelton	Stroburg
Johnson of	Mendenhall	Perkins	Stromer
Audubon	Menefee	Peterson	Strothman
Johnston of	Middleswart	Pierson	Tapscott
Johnson	Millen	Poncy	Tieden
Kehe	Miller of	Priebe	Van Drie
Kennedy of	Des Moines	Radl	Van Nostrand
Chickasaw	Miller of	Rex	Van Roekel
Jones	Jones	Rodgers	Varley
Knuever	Miller of	Roorda	Voorhees
Knight	Marshall	Sanders	Warren
Knoblauch	Miller of	Schmeiser	Waugh
Koch	Page	Schroeder	Weichman
Kreamer	Milligan	Schwartz	Welden
Kruse	Mohrfeld	Shaw	Wells
Lawson	Nelson	Shepherd	Winkelman
Lippold	Newton	Skinner	Wolfe
Lipsky	Nolting	Sorg	Mr. Speaker
Logemann			
Logue			

The nays were, none.

Absent or not voting, 11:

Crabb	Kennedy of	Langland	Nielsen
Freeman of	Dubuque	McIntyre	Renda
Buena Vista	Kitner	Mezvinsky	Walter
Goode			

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

Senate File 554, a bill for an act relating to professional corporations and foreign professional corporations, 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. 554)

The ayes were, 107:

Alt	Darrington	Fisher of	Huff
Andersen	Den Herder	Greene	Jesse
Battles	Dietz	Franklin	Johnson of
Bennett	Dooley	Freeman of	Audubon
Bergman	Dougherty	Clay-Dickinson	Johnston of
Blouin	Doyle	Gannon	Johnson
Brinck	Drake	Graham	Kehe
Caffrey	Duitscher	Grassley	Kennedy of
Camp	Dunton	Hamilton	Chickasaw
Campbell	Edgington	Hansen of	Kennedy of
Christensen	Ellsworth	Black Hawk	Dubuque
Cochran	Ewell	Hanson of	Cluever
Corey	Fischer of	Howard-Mitchell	Knoblauch
Crabb	Grundy	Hill	Koch
Cunningham		Holden	Kreamer

Kruse	Miller of	Renda	Tapscott
Lawson	Marshall	Rex	Tieden
Lippold	Miller of	Rodgers	Van Drie
Lipsky	Page	Roorda	Van Nostrand
Logemann	Milligan	Sanders	Van Roekel
Logue	Nelson	Schroeder	Varley
Mayberry	Newton	Schwartz	Voorhees
McCormick	Nolting	Shaw	Warren
Mezvinsky	O'Hearn	Shepherd	Waugh
Middleswart	Ossian	Skinner	Weichman
Millen	Pelton	Stokes	Welden
Miller of	Perkins	Strand	Wells
Des Moines	Peterson	Stroburg	Winkelman
Miller of	Pierson	Stromer	Wolfe
Jones	Poncy	Strothman	Mr. Speaker
	Priebe		

The nays were, 3:

Knight	Radl	Schmeiser
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Absent or not voting, 14:

Baker	Goode	McIntyre	Nielsen
Crosier	Kitner	Mendenhall	Sorg
Freeman of	Langland	Menefee	Walter
Buena Vista	McCartney	Mohrfeld	

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

HOUSE FILE 652 WITHDRAWN

Pelton of Clinton asked and received unanimous consent to withdraw **House File 652** from further consideration by the House.

Senate File 417, a bill for an act to provide for the registration and protection of marks, with report of committee recommending passage, was taken up for consideration.

Fisher of Greene offered the following amendment by the committee on commerce and moved its adoption:

Amend **Senate File 417**, as passed by the Senate, as follows:

1. Page eight (8), line seven (7), by striking the figures "1970" and inserting in lieu thereof the figures "1971".
2. Page eight (8), line twenty (20), by striking the figures "1971" and inserting in lieu thereof the figures "1972".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 417)

The ayes were, 105:

Alt	Franklin	Lippold	Renda
Andersen	Freeman of	Lipsky	Rex
Baker	Clay-Dickinson	Logemann	Rodgers
Battles	Graham	Logue	Roorda
Bennett	Grassley	Mayberry	Sanders
Bergman	Hamilton	McCormick	Schmeiser
Blouin	Hansen of	Menefee	Schwartz
Brinck	Black Hawk	Mezvinsky	Shaw
Caffrey	Hanson of	Middleswart	Sorg
Campbell	Howard-Mitchell	Millen	Stokes
Christensen	Hill	Miller of	Strand
Cochran	Holden	Des Moines	Stroburg
Corey	Huff	Miller of	Stromer
Cunningham	Jesse	Jones	Strothman
Darrington	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
Duitscher	Kennedy of	Newton	Warren
Dunton	Dubuque	Nolting	Waugh
Edgington	Kluever	O'Hearn	Weichman
Ellsworth	Knight	Ossian	Welden
Ewell	Knoblauch	Pelton	Wells
Fischer of	Koch	Perkins	Winkelman
Grundy	Kreamer	Poncy	Wolfe
Fisher of	Kruse	Priebe	Mr. Speaker
Greene	Lawson		

The nays were, none.

Absent or not voting, 19:

Camp	Gannon	McIntyre	Radl
Crabb	Goode	Mendenhall	Schroeder
Crosier	Kitner	Nielsen	Shepherd
Freeman of	Langland	Peterson	Skinner
Buena Vista	McCartney	Pierson	Walter

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

House File 642, a bill for an act to authorize the creation of a capital improvements reserve fund by cities and towns, with report of committee recommending amendment and passage, was taken up for consideration.

Andersen of Woodbury offered the following amendment filed by the committee on cities and towns and moved its adoption:

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).

The amendment was adopted.

Welden of Hardin offered the following amendment filed by him and Varley of Adair-Madison and moved its adoption:

Amend House File 642 by striking in line twenty-five (25) the word "ten" and inserting in lieu thereof the word "five".

A non-record roll call was requested.

The ayes were 46, nays 54.

The amendment lost.

(House File 642 pending.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of **House File 642**.

Ewell of Black Hawk offered the following amendment from the floor and moved its adoption:

- 1 Amend House File 642 as follows:
- 2 By striking from page 1, line 23, the word "A" and all of lines
- 3 24 and 25, also by striking from page 2 all of lines 1, 2, 3, and
- 4 4.

A non-record roll call was requested.

The ayes were 26, nays 59.

The amendment lost.

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

Rule 70 was invoked.

On the question "Shall the bill pass?" (H.F. 642)

The ayes were, 59:

Alt	Freeman of	Johnston of	Mendenhall
Andersen	Clay-Dickinson	Johnson	Menefee
Bergman	Gannon	Kehe	Mervinaky
Brinck	Hamilton	Kennedy of	Millen
Camp	Hansen of	Chickasaw	Miller of
Christensen	Black Hawk	Knoblauch	Des Moines
Crosier	Hanson of	Kreamer	Miller of
Cunningham	Howard-Mitchell	Lawson	Jones
Dietz	Holden	Lippold	Miller of
Dougherty	Huff	Lipsky	Marshall
Drake	Jesse	Logemann	Milligan
Edgington		Mayberry	Pelton

Pierson	Schwartz	Stromer	Voorhees
Poncy	Shaw	Tapscott	Warren
Radl	Shepherd	Tieden	Weichman
Rex	Sorg	Van Drie	Winkelman
Schmeiser	Stroburg	Van Roekel	Wolfe

The nays were, 46:

Baker	Ellsworth	McCartney	Roorda
Battles	Ewell	Middleswart	Sanders
Blouin	Fischer of	Miller of	Schroeder
Caffrey	Grundy	Page	Skinner
Campbell	Fisher of	Mohrfeld	Stokes
Cochran	Greene	Nelson	Strand
Corey	Graham	Nolting	Strothman
Darrington	Grassley	O'Hearn	Varley
Den Herder	Johnson of	Ossian	Waugh
Dooley	Audubon	Peterson	Welden
Doyle	Knight	Renda	Wells
Duitscher	Kruse	Rodgers	Mr. Speaker
Dunton	Logue		

Absent or not voting, 19:

Bennett	Hill	Koch	Nielsen
Crabb	Kennedy of	Langland	Perkins
Franklin	Dubuque	McCormick	Priebe
Freeman of	Kitner	McIntyre	Van Nostrand
Buena Vista	Cluever	Newton	Walter
Goode			

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

MOTION TO RECONSIDER PREVAILS

(House File 642)

Miller of Page moved to reconsider the vote by which **House File 642** failed to pass the House and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 27, nays 76.

The motion to table failed to be adopted and the motion to reconsider prevailed.

SENATE AMENDMENT CONSIDERED

Kreamer of Polk called up for consideration **House File 760**, a bill for an act relating to annual registration decal or sticker fees, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 760, page 1, by inserting after line 6 the following new section:

"This Act being deemed of immediate importance shall take effect and be in full force from and after its final approval and publication in the Council Bluffs Nonpareil,

a newspaper published in Council Bluffs, Iowa, and in the Times-Democrat, a newspaper published in Davenport, Iowa."

The motion prevailed and the House concurred in the Senate amendment.

Kreamer 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. 760)

The ayes were, 100:

Alt	Freeman of	Logue	Rex
Andersen	Clay-Dickinson	Mayberry	Rodgers
Battles	Gannon	McCormick	Roorda
Bergman	Graham	Mendenhall	Schmeiser
Blouin	Hamilton	Menefee	Schroeder
Brinck	Hansen of	Mezvinaky	Schwartz
Camp	Black Hawk	Middleswart	Shaw
Campbell	Hanson of	Millen	Shepherd
Christensen	Howard-Mitchell	Miller of	Skinner
Cochran	Holden	Des Moines	Sorg
Corey	Huff	Miller of	Stokes
Cunningham	Johnson of	Jones	Strand
Darrington	Audubon	Miller of	Stroburg
Den Herder	Johnston of	Marshall	Stromer
Dietz	Johnson	Miller of	Strothman
Dooley	Kehe	Page	Tapscott
Dougherty	Kennedy of	Mohrfeld	Van Drie
Doyle	Chickasaw	Nelson	Van Roekel
Drake	Kennedy of	Nolting	Varley
Duitscher	Dubuque	O'Hearn	Voorhees
Dunton	Knight	Ossian	Warren
Edgington	Knoblauch	Perkins	Waugh
Ellsworth	Koch	Peterson	Weichman
Ewell	Kreamer	Pierson	Welden
Fischer of	Kruse	Poncy	Wells
Grundy	Lawson	Priebe	Winkelman
Fisher of	Lippold	Radl	Wolfe
Greene	Lipsky	Renda	Mr. Speaker
Franklin			

The nays were, none.

Absent or not voting, 24:

Baker	Goode	Langland	Nielsen
Bennett	Grassley	Logemann	Pelton
Caffrey	Hill	McCartney	Sanders
Crabb	Jesse	McIntyre	Tieden
Crosier	Kitner	Milligan	Van Nostrand
Freeman of	Cluever	Newton	Walter
Buena Vista			

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

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 682, a bill for an act relating to hunting safety education, 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 conservation and recreation and moved its adoption:

Amend House File 682 as follows:

1. Page 1, by inserting after the word "commission" in line eighteen (18) the words "in the use of their facilities and in the promotion of programs among students in order".
2. Page 2, by inserting after the word "dollars" in line nineteen (19) the words "for materials and instruction cost".
3. Further amend by adding the following new section to page 2:
Sec. 10. The effective date of this Act shall be July 1, 1972.

The amendment was adopted.

Tieden of Clayton asked and received unanimous consent to withdraw the amendment filed by the committee on conservation and recreation on April 21, 1969, and found on page 1154 of the 1969 House Journal.

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. 682)

The ayes were, 75:

Andersen	Freeman of	Lippold	Peterson
Baker	Clay-Dickinson	Logemann	Priebe
Battles	Gannon	Mayberry	Renda
Bergman	Graham	McCartney	Rodgers
Blouin	Hamilton	McCormick	Sanders
Caffrey	Hansen of	Mendenhall	Schmeiser
Camp	Black Hawk	Menefee	Shaw
Christensen	Hanson of	Mezvinsky	Shepherd
Cochran	Howard-Mitchell	Miller of	Skinner
Corey	Holden	Des Moines	Stokes
Cunningham	Johnson of	Miller of	Strand
Den Herder	Audubon	Jones	Stromer
Dooley	Johnston of	Miller of	Tapscott
Dougherty	Johnson	Marshall	Tieden
Doyle	Kehe	Miller of	Van Drie
Drake	Kennedy of	Page	Voorhees
Duitscher	Chickasaw	Mohrfeld	Waugh
Dunton	Kennedy of	Nelson	Weichman
Edgington	Dubuque	Nolting	Wells
Ewell	Knight	O'Hearn	Winkelman
Fischer of	Koch	Ossian	Mr. Speaker
Grundy	Kruse	Perkins	

The nays were, 28:

Brinck	Jesse	Pelton	Stroburg
Campbell	Kitner	Poncy	Strothman
Darrington	Kreamer	Radl	Van Roekel
Ellsworth	Lawson	Rex	Varley
Fisher of	Logue	Roorda	Warren
Greene	Millen	Schroeder	Welden
Franklin	Milligan	Sorg	Wolfe
Hill			

Absent or not voting, 21:

Alt	Freeman of	Knoblauch	Nielsen
Bennett	Buena Vista	Langland	Pierson
Crabb	Goode	Lipsky	Schwartz
Crosier	Grassley	McIntyre	Van Nostrand
Dietz	Huff	Middleswart	Walter
	Kluever	Newton	

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

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1176, a bill for an act relating to Iowa public employees' retirement system.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1176

Amend House File 1176, as passed by the House, by striking all of section 4 and renumbering the remaining sections.

SENATE FILE 1185 RE-REFERRED

The Speaker announced that **Senate File 1185** previously referred to the committee on county government is re-referred to the committee on **commerce**.

HOUSE FILE 1270 RE-REFERRED

The Speaker announced that **House File 1270** previously referred to the committee on cities and towns is re-referred to the committee on **commerce**.

HOUSE FILE 241 REFERRED TO
COMMITTEE ON APPROPRIATIONS

The Speaker announced that **House File 241** now on the calendar is hereby referred to the committee on **appropriations**.

REPORTS OF COMMITTEES

Hill of Marshall, from the committee on judiciary, submitted the following reports:

MR. SPEAKER: Your committee on judiciary, to whom was referred *Senate File 1031*, a bill for an act relating to probate inventories, begs leave to report it has had 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 1117*, a bill for an act relating to federal tax lien 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 Senate File 1117, page 3, line 18, by striking the words "five dollars" and inserting in lieu thereof the words "one dollar and fifty cents".

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred *Senate File 1120*, a bill for an act relating to the conveyance of 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 *House File 1190*, a bill for an act to legalize and validate the proceedings of the board of directors of the Oelwein Community School District, in the Counties of Fayette and Buchanan, State of Iowa, authorizing and providing for the sale and issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued, 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

Fischer of Grundy, from the committee on commerce, submitted the following reports:

MR. SPEAKER: Your committee on commerce, to whom was referred *Senate File 1135*, a bill for an act relating to the power of eminent domain, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same *do pass*.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred *Senate File 1136*, a bill for an act relating to information to be furnished property owners in negotiations for land for highway purposes, begs leave to report it has had the same under consideration and has instructed me

to report the same back to the House with the recommendation that the same **do pass**.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred **Senate File 1150**, a bill for an act relating to technical corrections required by passage of the Iowa Banking Act of 1969, begs leave to report it has had 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 1169**, a bill for an act relating to the investment of funds of life insurance companies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

HAROLD O. FISCHER, Chairman

AMENDMENTS FILED

- 1 Amend House File 1101 by inserting after line 20 the
- 2 following new paragraph:
- 3 "No limited-access highway shall be extended in a
- 4 diagonal direction through any city or town in the state
- 5 without the written consent of at least sixty percent of the
- 6 property owners whose property will be purchased or condemned
- 7 for the diagonal highway prior to the exercise of the right of
- 8 eminent domain by the highway authority, unless the proposed
- 9 route is parallel to and within the immediate proximity of an
- 10 existing street or highway through such city or town."

PRIEBE of Kossuth

- 1 Amend House File 1251 as follows:
- 2 1. Page 5, line 14, by striking the word "ten"
- 3 and inserting in lieu thereof the word "seven".
- 4 2. Page 5, line 15, by striking the word "twelve"
- 5 and inserting in lieu thereof the word "nine".

DRAKE of Louisa-Muscatine

- 1 Amend House File 1251 as follows:
- 2 1. Page 2, line 9, by striking the period and inserting
- 3 in lieu thereof the following: "; provided that nothing in
- 4 this chapter shall be construed to prohibit or restrict such
- 5 persons being employed or permitted to work without such work
- 6 permit in or in connection with the street occupations in cities
- 7 of less than ten thousand inhabitants; in any city of ten
- 8 thousand or more inhabitants such persons shall comply with the
- 9 requirements for the issuance of work permits as described in
- 10 this chapter except the filing of an employer's agreement, but
- 11 the school record so required shall certify only that the person
- 12 is regularly attending school and that the work in which he wishes
- 13 to engage will not interfere with his progress at school. Upon
- 14 compliance with these requirements such person shall be entitled
- 15 to receive from the officer authorized to issue work permits a

16 street-occupation permit or badge which shall authorize such
 17 person to engage in the street occupations at such time or times
 18 specified in the work permit between four o'clock a.m. and seven-
 19 thirty o'clock p.m. each day as the public schools of the city
 20 or district where such person resides are not in session, except
 21 that during the summer-school vacation, such person may engage in
 22 such occupation until the hour of eight-thirty o'clock p.m.
 23 All such permits or badges issued in the same calendar year
 24 shall be of the same color, which color shall be changed each year,
 25 and shall become void upon the first day of January following their
 26 issuance. The requirements for keeping a file of permits and
 27 list of names and for returning permits provided for in Section 11
 28 of this Act shall not apply to work in the street occupations as
 29 defined in this section."

MOHRFELD of Tama

1 Amend House File 1251 as follows:

2 1. Page 5, by striking lines 8, 9, and 10.

3 2. Page 10, by adding after line 33 the following

4 subsection:

5 "4. A child from working in any occupation or business
 6 operated by his parents."

7 3. Page 12, by adding after line 25 the following

8 paragraph:

9 "No rule or regulation promulgated under this Act shall
 10 be more restrictive than any law or regulation on child labor
 11 by the United States government except that rules and
 12 regulations concerned with the migratory labor aspects of
 13 this Act may be more restrictive."

GRASSLEY of Butler

1 Amend House File 1251 as follows:

2 1. Page one (1), line ten (10), strike "or in connection
 3 with migratory labor,".

4 2. Page one (1), lines thirteen (13) and fourteen (14),
 5 strike "except that the" and insert ". The".

6 3. Page one (1), line nineteen (19), strike "in or".

7 4. Page two (2), line one (1), strike "he" and insert
 8 "the worker".

9 5. Page two (2), lines two (2) and three (3), strike "as
 10 described in section eleven (11) of this Act".

11 6. Page two (2), line five (5), strike "street trade" and
 12 insert "work".

13 7. Page seven (7), strike lines sixteen (16) through
 14 twenty (20).

15 8. Page seven (7), lines twenty-three (23) and twenty-four
 16 (24), strike "procures and".

17 9. Page seven (7), strike lines twenty-eight (28) through
 18 thirty-five (35).

19 10. Page eight (8), line four (4), after "permit" insert
 20 "except for migrant laborers".

21 11. Page eight (8), line five (5), strike "as provided in
 22 section three (3) of this Act" and insert "or Iowa employment
 23 service".

24 12. Page eight (8), line six (6), strike "him" and insert

- 25 "said superintendent".
 26 13. Page eight (8), line eight (8), strike "in the community".
 27 14. Page nine (9), line one (1), insert at the beginning of
 28 the line "Sec. 13."
 29 15. Page nine (9), line three (3), insert before "work" the
 30 word "special".
 31 16. Page nine (9), line four (4), strike "Work" and insert
 32 "Special work".
 33 17. Page nine (9), line seven (7), strike "services" and
 34 insert "welfare".
 35 18. Page nine (9), line ten (10), strike "certificate" and
 36 insert "permit".
 37 19. Page nine (9), lines thirteen (13) and fourteen (14),
 38 strike "In addition to such certificate, applicants" and
 39 insert "Applicants".
 40 20. Page nine (9), strike lines nineteen (19) through
 41 twenty-five (25) and insert "permit is sought. One copy of the
 42 permit issued".
 43 21. Page nine (9), line twenty-eight (28), strike "certifi-
 44 cate" and insert "permit".
 45 22. Page nine (9), line thirty-five (35), insert at the
 46 beginning of the line "Sec. 14." and renumber the remaining
 47 sections.
 48 23. Page ten (10), line one (1), strike "certificate" and
 49 insert "permit".
 50 24. Page ten (10), lines thirty (30) and thirty-one (31),
 51 strike " , except in an establishment of occupation when operated
 52 by his parents".
 53 25. Page eleven (11), line twenty-two (22), after "or"
 54 insert "of".
 55 26. Page eleven (11), line thirty (30), strike "violations"
 56 and insert "violation".
 57 27. Page twelve (12), line fifteen (15), strike "additional"
 58 and insert at the end of the line after "committee" the words
 59 "as shall be provided by the General Assembly".
 60 28. Page twelve (12), line nineteen (19), strike "and
 61 regulations".

KOCH of Woodbury
 DRAKE of Louisa-Muscatine
 WELDEN of Hardin
 MOHRFELD of Tama

- 1 Amend the Koch, et al., amendment to House File 1251, filed
 2 February 18, 1970, by striking all of lines 2 and 3.

ROORDA of Jasper

- 1 Amend House File 1251, page 1, by striking all of lines
 2 17 through 22.

ROORDA of Jasper

- 1 Amend House File 1251 as follows:
 2 1. By striking from page 1, line eight (8), the word
 3 "ten" and inserting in lieu thereof the word "eleven".
 4 2. By striking from page 1, line sixteen (16), the word
 5 "ten" and inserting in lieu thereof the word "eleven".

- 6 3. By striking from page 1, line twenty-three (23), the
7 word "ten" and inserting in lieu thereof the word "eleven".

ROORDA of Jasper

1 Amend House File 1251 as follows:

- 2 1. Page three (3), by adding at the end of line twenty-seven (27)
3 a new subsection as follows:
4 "11. Such other work as may be approved by the committee
5 on child labor established by Sec. 20 of this Act."
6 2. Page five (5) by adding at the end of line ten (10) the following:
7 "Nothing in this section shall be construed as prohibiting office,
8 errand or packaging work when done away from moving machinery."
9 3. Page seven (7), by striking from lines twenty-three (23) and
10 twenty-four (24), the word "procures" and inserting in lieu thereof the
11 word "receives".

LIPSKY of Linn

1 Amend House File 1277 as follows:

- 2 1. By adding thereto the following section:
3 Sec. 2. Section three hundred twenty-one point two
4 hundred thirty-six (321.236), subsection nine (9), Code
5 1966, is hereby amended by inserting in line two (2) after
6 the word "at" the words "and between".
7 2. Amend the title by striking all after the
8 word "approaching" and inserting in lieu thereof the
9 following: ", entering and turning at and between
10 intersections."

PERKINS of Pottawattamie

1 Amend House File 1268 as follows:

- 2 1. Page 1, by striking lines 6 through 17, inclusive, and
3 inserting in lieu thereof the following:
4 Section 1. Section one hundred thirty-five D point
5 twenty-two (135D.22), Code 1966, is hereby amended by striking
6 subsection one (1) and inserting in lieu thereof the following:
7 "Multiply the number of square feet of floor space each
8 mobile home contains when parked and in use by two and one-
9 half cents plus one percent of the value of the mobile home.
10 In computing floor space the exterior measurements of the
11 mobile home shall be used as shown on the certificate of
12 registration and title, but not including any area occupied
13 by any hitching device. The value of a mobile home shall
14 be fixed at the retail list price f.o.b. the factory, in-
15 cluding the price of any equipment or fixtures installed in
16 or attached to the mobile home as a component thereof, but
17 not including the price of any item classified as furniture
18 which is readily removable from the mobile home without the
19 necessity of disconnecting any plumbing or similar mechanical
20 connections. If the owner of a mobile home is sixty-five
21 years of age or older and his net income as defined in section
22 four hundred twenty-two point seven (422.7) of the Code when
23 included with that of his spouse is less than thirty-five
24 hundred dollars per year, the semiannual tax shall be computed
25 by multiplying the number of square feet of floor space the
26 mobile home contains when parked and in use by seven and one-

27 half cents."

28 2. Page 2, after line 32, insert the following:

29 (3) Every manufacturer of a mobile home sold or offered
30 for sale within this state, either by the manufacturer,
31 distributor, dealer, or any other person, shall, not later
32 than September first of each year, file a statement in the
33 office of the department of public safety showing the various
34 models manufactured by him, and the retail list price. He
35 shall also make the same report on subsequent new models
36 manufactured.

37 No mobile home shall be registered in this state unless
38 the manufacturer thereof has furnished to the department the
39 statement giving the retail list price of the mobile home
40 except as otherwise provided.

41 The department shall determine the retail list price
42 on all makes and models of mobile homes which are not now
43 being furnished or upon which the statement from the factory
44 cannot be obtained.

45 The department shall annually prepare a report of all the
46 different makes and models of mobile homes, statements of
47 which have been filed in the office by the manufacturers,
48 together with the retail list price. Copies of such state-
49 ment shall be furnished each county treasurer.

50 Any mobile home manufactured prior to January 1, 1955
51 shall have a retail list price as determined by the depart-
52 ment.

53 (4) Every manufacturer of a new mobile home offered
54 for sale in this state by a manufacturer, distributor,
55 dealer, or any other person shall display a sticker on the
56 mobile home. The sticker shall be eight and one-half inches by
57 eleven inches and shall be displayed on the entrance to the
58 mobile home. The sticker shall list the retail list price
59 f.o.b. the factory, the retail list price of all furniture
60 in the mobile home, any other costs which will be assessed to
61 the purchaser such as transportation, handling, or such other
62 costs, and the annual tax payable under law for such mobile
63 home. The sticker shall also state the number of square
64 feet of floor space in the mobile home.

65 Sec. 5. Every mobile home manufacturer shall, not later
66 than September 1, 1970, file a sworn statement with the de-
67 partment of public safety stating the various models manu-
68 factured by him after January 1, 1955 and the retail list
69 price for and number of square feet of floor space in each
70 model at the time such mobile home was offered for sale.

71 Sec. 6. This Act being deemed of immediate importance shall
72 be in full force and effect from and after its final approval
73 and publication in The Sigourney News-Review, a newspaper published
74 at Sigourney, Iowa, and North English Record, a newspaper published
75 at North English, Iowa.

DUNTON of Keokuk

1 Amend Senate File 27, as passed by the Senate and reprinted,
2 as follows:
3 Page 1, line 14, by striking all after the word "shall" and

4 all of lines 15, 16 and 17 and inserting in lieu thereof the following:
5 "be limited to dwelling houses, apartment buildings, and garages
6 whether or not attached to a house."

BLOUIN of Dubuque

1 Amend Senate File 1171, as amended and passed by the
2 Senate, by adding at the end thereof the following new
3 section:
4 When real property or an interest therein is purchased
5 or condemned for highway purposes and a fence or building is
6 located on such property, the governmental agency shall be
7 responsible for all costs incurred by the property owner in
8 replacing or moving the fence or moving the building onto
9 property owned by the landowner and abutting the property
10 purchased or condemned for highway purposes, or the govern-
11 mental agency may replace or move the fence or move the
12 building.

PRIEBE of Kossuth

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Thursday, February 19, 1970.

JOURNAL OF THE HOUSE

Thirty-ninth Calendar Day—Twenty-ninth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, FEBRUARY 19, 1970.

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

Prayer was offered by the Reverend L. Hume Ward, pastor of the Windsor Presbyterian Church, Des Moines, Iowa.

The Journal of Wednesday, February 18, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

McIntyre of Linn on request of Radl of Linn; Schroeder of Pottawattamie on request of Stromer of Hancock.

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Twenty-eight government students from Fremont High School, Fremont, Iowa, under the leadership of Mr. and Mrs. McReynolds. Included in this group was an exchange student from Chile, Miss Claudia Gonzoles. By Pierson of Mahaska.

Forty-two social studies class students from the eighth grade class of Earlham Community School, Earlham, Iowa, accompanied by their teacher, Ernest Baiotto. By Varley of Adair-Madison.

Sixty fifth and sixth grade students from Logan Elementary School, Des Moines, Iowa, accompanied by their teachers, Mr. Best, Mrs. Budzak, Mr. Burkhart, Mrs. Strong, Mrs. Molleck and Miss Bell. By Bennett of Polk.

PETITIONS FILED

The following petitions were received and placed on file:

By Voorhees of Black Hawk, from one hundred forty-six residents of Black Hawk County favoring House File 1106, relating to allowing Iowans to use all necessary force to protect one's life or property.

By Miller of Des Moines, from thirty-one residents of Des Moines County opposing House File 1115, relating to the taxation of mobile homes.

By O'Hearn of Scott, from one hundred seventy-four residents in the vicinity of Holy Cross, Iowa, favoring aid to those classes which are required by the State of Iowa and taken in private institutions.

By Langland of Winneshiek, from thirteen residents of Winneshiek County favoring Senate File 366, permitting counties to become associated with the Iowa state association of counties.

BIRTHDAY CONGRATULATIONS

McCormick of Delaware rose on a point of personal privilege and on behalf of the House extended to the Honorable James T. Caffrey "Birthday Congratulations."

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 1169 and 1190 and Senate Files 1031, 1117, 1120, 1135, 1136 and 1150, under Rule 35.

ADOPTION OF HOUSE RESOLUTION 102

McCartney of Floyd asked and received unanimous consent to take up for consideration **House Resolution 102**, filed on February 17, 1970, and found on page 534 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ANNOUNCEMENT BY THE SPEAKER (Conference Committee—Senate File 1055)

The Speaker announced that Representative Kehe of Bremer has withdrawn as a member of the conference committee on Senate File 1055 and he has appointed Representative Holden of Scott as a member and chairman.

INTRODUCTION OF BILLS

House File 1239, by Schmeiser, Roorda, Fisher of Greene, Cochran and Middleswart, a bill for an act relating to the taxation of real estate transfers.

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

House File 1290, by Johnston of Johnson, a bill for an act relating to the payment of court fines.

Read first time and referred to committee on **judiciary**.

House File 1291, by Tapscott, a bill for an act to relieve counties of the requirement that they pay half the nonfederally funded cost of aid to dependent children, blind assistance, and aid to the disabled.

Read first time and referred to committee on **social services**.

House File 1292, by Gannon, 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 1293, by Jesse, a bill for an act relating to model rocketry.

Read first time and referred to committee on **state government**.

**CONSIDERATION OF BILLS
SPECIAL ORDER ON HOUSE FILE 1251**

The hour of 9:30 o'clock having arrived, the Speaker announced the special order of business for the consideration of **House File 1251**, a bill for an act relating to child labor.

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

Amend House File 1251, page 1, by striking all of lines 17 through 22.

Roll call was requested by Freeman of Buena Vista and Roorda of Jasper.

On the question "Shall the amendment be adopted?"

The ayes were, 51:

Camp	Freeman of	Lipsky	Radi
Christensen	Clay-Dickinson	Logemann	Rex
Corey	Goode	Logue	Roorda
Crabb	Graham	Mendenhall	Shepherd
Cunningham	Grassley	Menefee	Stokes
Darrington	Hamilton	Miller of	Strand
Den Herder	Hanson of	Jones	Stromer
Drake	Howard-Mitchell	Miller of	Strothman
Edgington	Johnson of	Page	Tieden
Fischer of	Audubon	Mohrfeld	Van Roekel
Grundy	Kehe	Nelson	Warren
Fisher of	Kitner	Nielsen	Waugh
Greene	Knight	Ossian	Welden
Freeman of	Koch	Peterson	Winkelman
Buena Vista	Kruse	Pierson	

The nays were, 66:

Alt	Gannon	Lippold	Priebe
Andersen	Hansen of	Mayberry	Renda
Baker	Black Hawk	McCartney	Rodgers
Battles	Hill	McCormick	Sanders
Bergman	Holden	Mezvinsky	Schmeiser
Blouin	Huff	Middleswart	Schwartz
Brinck	Jesse	Millen	Shaw
Caffrey	Johnston of	Miller of	Sorg
Campbell	Johnson	Des Moines	Stroburg
Cochran	Kennedy of	Miller of	Tapscott
Crosier	Chickasaw	Marshall	Van Drie
Dietz	Kennedy of	Milligan	Van Nostrand
Dooley	Dubuque	Newton	Varley
Dougherty	Cluever	Nolting	Voorhees
Doyle	Knoblauch	O'Hearn	Weichman
Duitscher	Kreamer	Pelton	Wells
Ellsworth	Langland	Perkins	Wolfe
Ewell	Lawson	Poney	Mr. Speaker

Absent or not voting, 7:

Bennett	Franklin	Schroeder	Walter
Dunton	McIntyre	Skinner	

The amendment lost.

Roorda of Jasper asked and received unanimous consent to withdraw the amendment to the Koch, et al., amendment filed by him on February 18, 1970, and found on page 570 of the House Journal.

Roorda of Jasper asked for unanimous consent that the amendment filed by him to lines 8, 16, and 23 on February 18, 1970, and found on pages 570 and 571 of the House Journal, be withdrawn.

Objection was raised by Lipsky of Linn.

Roorda of Jasper moved that the amendment filed by him to lines 8, 16 and 23 on February 18, 1970, and found on pages 570 and 571 of the House Journal, be withdrawn.

The motion prevailed.

Varley of Adair-Madison in the chair at 10:55 a.m.

Drake of Louisa-Muscatine offered the following amendment from the floor and moved its adoption:

Amend House File 1251, page 2, by striking all of line 9 and inserting in lieu thereof the following: "a.m. and seven thirty o'clock p.m., except nine o'clock p.m. June 1st through Labor Day."

A non-record roll call was requested.

The ayes were 79, nays 23.

The amendment was adopted.

Mohrfeld of Tama offered the following amendment filed by him and moved its adoption:

Amend House File 1251 as follows:

1. Page 2, line 9, by striking the period and inserting in lieu thereof the following: “; provided that nothing in this chapter shall be construed to prohibit or restrict such persons being employed or permitted to work without such work permit in or in connection with the street occupations in cities of less than ten thousand inhabitants; in any city of ten thousand or more inhabitants such persons shall comply with the requirements for the issuance of work permits as described in this chapter except the filing of an employer's agreement, but the school record so required shall certify only that the person is regularly attending school and that the work in which he wishes to engage will not interfere with his progress at school. Upon compliance with these requirements such person shall be entitled to receive from the officer authorized to issue work permits a street-occupation permit or badge which shall authorize such person to engage in the street occupations at such time or times specified in the work permit between four o'clock a.m. and seven-thirty o'clock p.m. each day as the public schools of the city or district where such person resides are not in session, except that during the summer-school vacation, such person may engage in such occupation until the hour of eight-thirty o'clock p.m.

All such permits or badges issued in the same calendar year shall be of the same color, which color shall be changed each year, and shall become void upon the first day of January following their issuance. The requirements for keeping a file of permits and list of names and for returning permits provided for in Section 11 of this Act shall not apply to work in the street occupations as defined in this section.”

Roll call was requested by Johnson of Audubon-Guthrie and Kreamer of Polk.

On the question “Shall the amendment be adopted?”

Rule 70 was invoked.

The ayes were, 55:

Bergman	Freeman of	Lippold	Shepherd
Brinck	Clay-Dickinson	Mendenhall	Stokes
Camp	Goode	Menefee	Strand
Campbell	Graham	Millen	Stroburg
Christensen	Grassley	Miller of	Stromer
Crabb	Hamilton	Jones	Strothman
Cunningham	Hanson of	Miller of	Tieden
Darrington	Howard-Mitchell	Page	Van Drie
Den Herder	Johnson of	Mohrfeld	Van Nostrand
Edgington	Audubon	Nelson	Van Roekel
Fischer of	Kehe	Nielsen	Warren
Grundy	Kitner	Ossian	Waugh
Fisher of	Knight	Peterson	Weichman
Greene	Koch	Pierson	Welden
Freeman of	Kruse	Roorda	Winkelman
Buena Vista	Langland	Sanders	

The nays were, 61:

Alt	Ellsworth	Lawson	Poncy
Andersen	Ewell	Lipsky	Priebe
Baker	Gannon	Logue	Radl
Battles	Hansen of	Mayberry	Renda
Bennett	Black Hawk	McCartney	Rex
Blouin	Holden	McCormick	Rodgers
Caffrey	Huff	Mezvinsky	Schmeiser
Cochran	Jesse	Middleswart	Schwartz
Corey	Johnston of	Miller of	Shaw
Crosier	Johnson	Des Moines	Skinner
Dietz	Kennedy of	Miller of	Sorg
Dooley	Chickasaw	Marshall	Tapscott
Dougherty	Kennedy of	Milligan	Voorhees
Doyle	Dubuque	Newton	Wells
Drake	Kluever	Nolting	Wolfe
Duitscher	Knoblauch	O'Hearn	Mr. Speaker
Dunton	Kreamer	Perkins	(Varley)

Absent or not voting, 8:

Franklin	Hill	McIntyre	Schroeder
Harbor	Logemann	Pelton	Walter

The amendment lost.

Lipsky of Linn offered the following amendment filed by her and moved its adoption:

Amend House File 1251 as follows:

1. Page three, by adding at the end of line twenty-seven (27) a new subsection as follows:
"11. Such other work as may be approved by the committee on child labor established by Sec. 22 of this Act."
2. Page five by adding at the end of line ten (10) the following:
"Nothing in this section shall be construed as prohibiting office, errand or packaging work when done away from moving machinery."
3. Page seven, by striking from lines twenty-three (23) and twenty-four (24), the word "procures" and inserting in lieu thereof the word "receives".

The amendment was adopted.

Tapscott of Polk offered the following amendment from the floor and moved its adoption:

Amend House File 1251 as follows:

- Page 5, line 12, by inserting after the word "in" the words "section 2 and".

The amendment was adopted.

Drake of Louisa-Muscatine offered the following amendment filed by him and moved its adoption:

Amend House File 1251 as follows:

1. Page 5, line 14, by striking the word "ten" and inserting in lieu thereof the word "seven".
2. Page 5, line 15, by striking the word "twelve" and inserting in lieu thereof the word "nine".

The amendment was adopted.

Tapscott of Polk offered the following amendment from the floor and moved its adoption:

Amend House File 1251 as follows:

Page 5, line 23, by striking the words "twenty-eight" and inserting in lieu thereof the word "eighteen".

Page 5, line 23, by inserting after the word "session." the following sentence: "The combined hours of work outside school and hours in school shall not exceed eight hours in one day while any school is in session".

A non-record roll call was requested.

The ayes were 35, nays 69.

The amendment lost.

Tapscott of Polk asked and received unanimous consent to reconsider the vote by which the following Tapscott amendment was adopted:

Amend House File 1251 as follows:

Page 5, line 12, by inserting after the word "in" the words "section 2 and".

(House File 1251 pending.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Varley of Adair-Madison in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Milligan of Polk for the afternoon on request of Kreamer of Polk.

CONSIDERATION OF BILLS

The House resumed consideration of **House File 1251** and the Tapscott amendment.

Tapscott of Polk asked and received unanimous consent to withdraw his amendment.

Grassley of Butler offered the following amendment filed by him:

Amend House File 1251 as follows:

1. Page 5, by striking lines 8, 9, and 10.
2. Page 10, by adding after line 33 the following subsection:

"4. A child from working in any occupation or business operated by his parents."

3. Page 12, by adding after line 25 the following paragraph:

"No rule or regulation promulgated under this Act shall be more restrictive than any law or regulation on child labor by the United States government except that rules and regulations concerned with the migratory labor aspects of this Act may be more restrictive."

Division of the amendment was requested.

Grassley of Butler moved the adoption of division 1, lines 1 and 2, of this amendment.

Division 1 of the amendment was adopted.

Winkelman of Calhoun offered from the floor the following amendment to the amendment and moved its adoption:

Amend the Grassley amendment to House File 1251, filed February 18, 1970, line 6, by adding after the word "parents" the words "or immediate relatives".

Roll call was requested by Blouin of Dubuque and Johnson of Audubon-Guthrie.

On the question "Shall the amendment be adopted?"

Rule 70 was invoked.

The ayes were, 52:

Alt	Freeman of	Langland	Radl
Bergman	Clay-Dickinson	Logemann	Roorda
Brinck	Goode	Mendenhall	Sorg
Camp	Graham	Menefee	Strand
Christensen	Grassley	Miller of	Stroburg
Crabb	Hamilton	Marshall	Strothman
Cunningham	Hanson of	Miller of	Tieden
Darrington	Howard-Mitchell	Page	Van Drie
Den Herder	Holden	Mohrfeld	Van Roekel
Drake	Johnson of	Nelson	Warren
Edgington	Audubon	Nielsen	Waugh
Fisher of	Kehe	O'Hearn	Weichman
Greene	Kitner	Ossian	Welden
Freeman of	Knight	Peterson	Winkelman
Buena Vista	Kruse	Priebe	

The nays were, 55:

Andersen	Dietz	Hill	Kreamer
Battles	Dooley	Huff	Lawson
Bennett	Dougherty	Jesse	Lippold
Blouin	Doyle	Kennedy of	Lipsky
Caffrey	Duitscher	Chickasaw	Loge
Campbell	Dunton	Kennedy of	McCormick
Cochran	Ellsworth	Dubuque	Mezvinsky
Corey	Ewell	Knoblauch	Millen
Crosier	Gannon	Koch	

Miller of
Des Moines
Miller of
Jones
Newton
Nolting
Pierson

Poney
Renda
Rex
Rodgers
Sanders
Schmeiser

Schwartz
Shaw
Shepherd
Skinner
Stokes
Stromer

Tapscott
Voorhees
Wells
Wolfe
Mr. Speaker
(Varley)

Absent or not voting, 17:

Baker
Fischer of
Grundy
Franklin
Hansen of
Black Hawk

Harbor
Johnston of
Johnson
Kluever
Mayberry

McCartney
McIntyre
Middleswart
Milligan
Pelton

Perkins
Schroeder
Van Nostrand
Walter

The amendment to the amendment lost.

Tapscott of Polk offered the following amendment to the amendment and moved its adoption:

Amend the Grassley amendment to House File 1251, filed February 18, 1970, line 5, by inserting after the word "business" the words "owned and".

A non-record roll call was requested.

The ayes were 27, nays 66.

The amendment to the amendment lost.

Jesse of Polk offered the following amendment from the floor and moved its adoption:

Amend the Grassley amendment to House File 1251, filed February 18, 1970, line 5, by inserting after the word "business" the words "except those listed in section nine (9) of this Act."

A non-record roll call was requested.

The ayes were 37, nays 65.

The amendment to the amendment lost.

Grassley of Butler moved the adoption of division 2, lines 3 through 6, of his amendment.

A non-record roll call was requested.

The ayes were 73, nays 21.

Division 2 of the amendment was adopted.

Jesse of Polk offered from the floor the following amendment to the amendment and moved its adoption:

Amend the Grassley amendment to House File 1251, line 12, by inserting after the word "with" the words "street trades and".

A non-record roll call was requested.

The ayes were 28, nays 67.

The amendment to the amendment lost.

McCartney of Floyd in the chair at 3:20 p.m.

Grassley of Butler moved the adoption of division 3, lines 7 through 13, of his amendment.

A non-record roll call was requested.

The ayes were 51, nays 50.

Division 3 of the amendment was adopted.

Varley of Adair-Madison in the chair at 4.00 p.m.

MOTION TO RECONSIDER PREVAILS
(Mohrfeld Amendment)

Alt of Polk moved to reconsider the vote by which the Mohrfeld amendment failed to be adopted.

A non-record roll call was requested.

The ayes were 69, nays 35.

The motion prevailed.

Mohrfeld of Tama offered the following amendment filed by him :

Amend House File 1251 as follows:

1. Page 2, line 9, by striking the period and inserting in lieu thereof the following: " , provided that nothing in this chapter shall be construed to prohibit or restrict such persons being employed or permitted to work without such work permit in or in connection with the street occupations in cities of less than ten thousand inhabitants; in any city of ten thousand or more inhabitants such persons shall comply with requirements for the issuance of work permits as described in this chapter except the filing of an employer's agreement, but the school record so required shall certify only that the person is regularly attending school and that the work in which he wishes to engage will not interfere with his progress at school. Upon compliance with these requirements such person shall be entitled to receive from the officer authorized to issue work permits a street-occupation permit or badge which shall authorize such person to engage in the street occupations at such time or times specified in the work permit between four o'clock a.m. and seven-thirty o'clock p.m. each day as the public schools of the city or district where such person resides are not in session, except that during the summer-school vacation, such person may engage in such occupation until the hour of eight-thirty o'clock p.m.

All such permits or badges issued in the same calendar year

shall be of the same color, which color shall be changed each year, and shall become void upon the first day of January following their issuance. The requirements for keeping a file of permits and list of names and for returning permits provided for in Section 11 of this Act shall not apply to work in the street occupations as defined in this Section 2 of this Act."

Logue of Iowa offered the following amendment to the amendment and moved its adoption:

Amend the Mohrfeld amendment to House File 1251, filed February 18, 1970, by striking line 7 and inserting in lieu thereof "of less than thirty thousand inhabitants; in any city of thirty".

The amendment to the amendment was adopted.

McCartney of Floyd moved the previous question on House File 1251 and all amendments filed thereto.

A non-record roll call was requested.

The ayes were 63, the nays 33.

The motion having failed to receive a two-thirds majority lost.

Mohrfeld of Tama moved the adoption of his amendment as amended.

A non-record roll call was requested.

The ayes were 71, nays 29.

The amendment as amended was adopted.

MOTION TO RECONSIDER LOST (Division 3 of Grassley Amendment)

Skinner of Polk moved to reconsider the vote by which division 3 of the Grassley amendment was adopted.

The motion lost.

Koch of Woodbury offered the following amendment filed by Koch, et al.:

Amend House File 1251 as follows:

1. Page one (1), line ten (10), strike "or in connection with migratory labor,".
2. Page one (1), lines thirteen (13) and fourteen (14), strike "except that the" and insert ". The".
3. Page one (1), line nineteen (19), strike "in or".
4. Page two (2), line one (1), strike "he" and insert "the worker".
5. Page two (2), lines two (2) and three (3), strike "as described in section eleven (11) of this Act".
6. Page two (2), line five (5), strike "street trade" and insert "work".

7. Page seven (7), strike lines sixteen (16) through twenty (20).
8. Page seven (7), lines twenty-three (23) and twenty-four (24), strike "procures and".
9. Page seven (7), strike lines twenty-eight (28) through thirty-five (35).
10. Page eight (8), line four (4), after "permit" insert ", except for migrant laborers".
11. Page eight (8), line five (5), strike "as provided in section three (3) of this Act" and insert "or Iowa employment service".
12. Page eight (8), line six (6), strike "him" and insert "said superintendent".
13. Page eight (8), line eight (8), strike "in the community".
14. Page nine (9), line one (1), insert at the beginning of the line "Sec. 13."
15. Page nine (9), line three (3), insert before "work" the word "special".
16. Page nine (9), line four (4), strike "Work" and insert "Special work".
17. Page nine (9), line seven (7), strike "services" and insert "welfare".
18. Page nine (9), line ten (10), strike "certificate" and insert "permit".
19. Page nine (9), lines thirteen (13) and fourteen (14), strike "In addition to such certificate, applicants" and insert "Applicants".
20. Page nine (9), strike lines nineteen (19) through twenty-five (25) and insert "permit is sought. One copy of the permit issued".
21. Page nine (9), line twenty-eight (28), strike "certificate" and insert "permit".
22. Page nine (9), line thirty-five (35), insert at the beginning of the line "Sec. 14." and renumber the remaining sections.
23. Page ten (10), line one (1), strike "certificate" and insert "permit".
24. Page ten (10), lines thirty (30) and thirty-one (31), strike ", except in an establishment of occupation when operated by his parents".
25. Page eleven (11), line twenty-two (22), after "or" insert "of".
26. Page eleven (11), line thirty (30), strike "violations" and insert "violation".
27. Page twelve (12), line fifteen (15), strike "additional" and insert at the end of the line after "committee" the words "as shall be provided by the General Assembly".
28. Page twelve (12), line nineteen (19), strike "and regulations".

Division of the amendment was requested.

Koch of Woodbury moved the adoption of amendments 1 through 7, lines 1 through 13, of his amendment.

Amendments 1 through 7 were adopted.

Koch of Woodbury asked and received unanimous consent to withdraw amendment 8, lines 15 and 16, of his amendment.

Koch of Woodbury moved the adoption of amendment 9, lines 17 and 18, of his amendment.

Amendment 9 was adopted.

Van Nostrand of Pottawattamie moved the previous question on House File 1251, all amendments and all motions filed thereto.

A non-record roll call was requested.

The ayes were 66, nays 27.

The motion prevailed.

Koch of Woodbury moved the adoption of amendments 10 through 28, lines 19 through 61 of his amendment.

Amendments 10 through 28 were adopted.

Welden of Hardin offered the following amendment from the floor and moved its adoption:

Amend House File 1251, page 8, as follows:

Strike all of line sixteen (16) after the word "performed", all of lines seventeen (17), eighteen (18), and nineteen (19) and insert a period.

The amendment was adopted.

Koch of Woodbury offered the following amendment from the floor, filed by him and Drake of Louisa-Muscatine, and moved its adoption:

Amend House File 1251 as follows:

By striking from page ten (10), line twenty (20), all after the word "by" and all of lines twenty-one (21), twenty-two (22), and twenty-three (23) and inserting in lieu thereof the following: "the committee on child labor and shall be furnished by the bureau of labor to the issuing authorities".

The amendment was adopted.

Winkelman of Calhoun offered the following amendment from the floor, filed by him and Grassley of Butler, and moved its adoption:

Amend House File 1251, page 10, line 24, by inserting after the word "to" the words "apply to, affect, regulate, or".

The amendment lost.

Winkelman of Calhoun offered the following amendment from the floor and moved its adoption:

Amend House File 1251, page 10, line 32, by inserting after the word "agriculture," the words "ecology, or environmental preservation,".

Roll call was requested by Tapscott of Polk and Gannon of Jasper.

On the question "Shall the amendment be adopted?"

Rule 70 was invoked.

The ayes were, 86:

Alt	Freeman of	Miller of	Stokes
Bergman	Clay-Dickinson	Jones	Strand
Camp	Grassley	Miller of	Tieden
Crabb	Johnson of	Page	Van Drie
Cunningham	Audubon	Mohrfeld	Van Nostrand
Den Herder	Kitner	Nelson	Voorhees
Drake	Knight	O'Hearn	Warren
Edgington	Kruse	Ossian	Waugh
Fisher of	Langland	Peterson	Weichman
Greene	Lippold	Roorda	Winkelman
		Sorg	

The nays were, 60:

Andersen	Ewell	Lawson	Radl
Battles	Gannon	Lipsky	Renda
Bennett	Goode	Logue	Rex
Blouin	Hamilton	McCartney	Shaw
Brinck	Hanson of	Menefee	Shepherd
Caffrey	Howard-Mitchell	Mezvinsky	Skinner
Campbell	Hill	Middleswart	Stroburg
Christensen	Holden	Millen	Stromer
Cochran	Huff	Miller of	Strothman
Crosier	Jesse	Des Moines	Tapscott
Darrington	Kehe	Miller of	Van Roekel
Dooley	Kennedy of	Marshall	Welden
Dougherty	Chickasaw	Newton	Wells
Doyle	Kluever	Nolting	Wolfe
Duitscher	Knoblauch	Pierson	Mr. Speaker
Dunton	Koch	Priebe	(Varley)
Ellsworth			

Absent or not voting, 28:

Baker	Hansen of	Logemann	Perkins
Corey	Black Hawk	Mayberry	Poncy
Dietz	Harbor	McCormick	Rodgers
Fischer of	Johnston of	McIntyre	Sanders
Grundy	Johnson	Mendenhall	Schmeiser
Franklin	Kennedy of	Milligan	Schroeder
Freeman of	Dubuque	Nielsen	Schwartz
Buena Vista	Kreamer	Pelton	Walter
Graham			

The amendment lost.

(House File 1251 pending at adjournment.)

HOUSE RESOLUTION 103

By Lipsky, Sorg, Wells, Crosier, McIntyre and Radl

Whereas, the report just issued by Professor William F. Kunerth and Dr. J. K. Hvistendahl, Journalism Department of the State University of Iowa, concerning press coverage of the Iowa General Assembly is factual and to the point, and

Whereas, the people of eastern Iowa are the most informed, best educated politically, of anyone in the State of Iowa, and

Whereas, the informational source of the report comes from well informed people serving in the General Assembly,

Now, Therefore, Be It Resolved, credit should go where credit is due.

Be It Further Resolved, by the legislators from Linn County, that Mr. Frank Nye, legislative reporter of the Cedar Rapids Gazette, be admirably commended for his impartial reporting of the news of the General Assembly.

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 12, a bill for an act relating to benefits payable to retired members under peace officers' retirement system.

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 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 478, a bill for an act relating to enforcement of obligations to support persons receiving public assistance.

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 1083, a bill for an act revising certain sections of Code relating to schools:

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

Senate File 1085, a bill for an act relating to the use of traps.

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

Senate File 1209, a bill for an act relating to membership on board of directors of economic development corporations.

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

House File 1191, a bill for an act legalizing actions of Jasper County Conservation Board.

CARROLL A. LANE, Secretary

**SENATE AMENDMENT TO THE HOUSE AMENDMENT
TO SENATE FILE 1083**

Amend the House amendment to Senate File 1083 by adding the following new divisions:

(1) Further amend page 10, line 34, by striking the word "four" and inserting in lieu thereof the word "three".

(2) Page 5, by inserting after line 12 the following new section and renumbering the remaining sections:
"Section two hundred seventy-five point thirty-five (275.35), Code 1966, is hereby amended by striking from line four (4) of subsection two (2), the words 'in each director district'."

(3) Page 11, by adding the following new section after section 75:

"The terms of office of the directors of a county or merged county school system that contains a population of two hundred fifty thousand, or more, and a school corporation which contains a city with a population of two hundred thousand, or more, shall be four years. The election for such office shall be as prescribed by law in each odd-numbered year. A board of five members shall have three members elected at one election and two at the next election. A board of seven members shall have four members elected at one election and three at the next election. If, upon the expiration of normal terms, there is elected more than the number prescribed at any election, those elected shall select by lot the length of their terms, some for four years and some for two years, so that the proper number of directors will be elected at the next election and each subsequent election thereafter."

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 282, 555, 1007 and 1138; and Senate Files 489, 683, 1102 and 1182.

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 282, 555, 1007 and 1138; Senate Files 489, 683, 1102 and 1182.

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 19th day of February, 1970, sent to the Governor for his approval: House Files 282, 555, 1007 and 1138.

ELIZABETH SHAW, Chairman

Report adopted.

REPORTS OF COMMITTEE

Cunningham of Story, from the committee on cities and towns, submitted the following reports:

MR. SPEAKER: Your committee on cities and towns, to whom was referred **House File 434**, 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, begs leave to report it has had the same under consideration and has instructed me to report 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 434 by adding the following new section:

Sec. 3. If any city or town casts a majority vote against the continuance of such a municipal utility board of trustees as provided in section one (1) of this Act, no funds which have been under the control of the board of trustees, as a depreciation reserve or for the replacement of specified property, or for any similar specific purpose, shall be transferred or co-mingled with any other city or town fund. Such funds shall be held in trust for a period of four years following the dissolution of the municipal utility board of trustees, and may be used only for the purpose for which they were accumulated. After four years such funds shall be transferred to the control of the city or town council which has control of the municipal utility.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred **House File 1081**, a bill for an act relating to waterworks employees group insurance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass.**

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred **House File 1082**, a bill for an act relating to coverage of waterworks employees group insurance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass.**

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

1 Amend House File 595 as follows:

2 By striking from page 1, lines 5 through 14, inclusive, and in-
3 serting in lieu thereof the following:

4 Purchases of real estate as provided by law may be made by a
5 state department on written contracts providing for payment over a
6 period of years but the obligations thereon shall not constitute a
7 debt or charge against the State of Iowa nor against the funds of
8 the department for which said purchases are made. Purchase pay-
9 ments may be made from appropriated capital funds, or from other
10 funds lawfully available for that purpose and allocated therefor
11 by the department, or from any combination of the foregoing, but
12 not from appropriated operating funds. All state-appropriated
13 capital funds used for any one purchase contract shall be taken
14 entirely from a single capital appropriation and shall be set aside
15 for that purpose. In event of default, the only remedy of the
16 seller shall be against the property itself and the rents and
17 profits thereof, and in no event shall any deficiency judgment be
18 entered or enforced against the State of Iowa or the department for
19 which the purchase was made.

FREEMAN of Buena Vista
CRABB of Crawford
JESSE of Polk

1 Amend the committee on agriculture amendment to House
2 File 404, filed February 10, 1970, as follows:

3 1. Line 6, by inserting after the numerals "1966," the
4 following: "as amended by chapter one hundred forty-seven
5 (147), section three (3), Acts of the Sixty-third General
6 Assembly, First Session,".
7 2. Line 15, by striking the words "Less than" and
8 inserting in lieu thereof the words "Not over".
9 3. Line 17, by striking the words "Less than" and
10 inserting in lieu thereof the words "Not over".

LANGLAND of Winneshiek
BAKER of Boone
STROTHMAN of Henry

1 Amend House File 1144, line 8, by striking the
2 words "the appointment of" and inserting in lieu thereof
3 the words "and the sheriff may appoint,".

KENNEDY of Dubuque

1 Amend House File 1198 as follows:

2 1. Page 2, line 28, by striking the word
3 "and".
4 2. Page 2, by adding after line 31 the
5 following new subsections:
6 (9) The dean, college of dentistry,
7 university of Iowa, or his designee; and
8 (10) The dean, college of pharmacy,
9 university of Iowa, or his designee.

LIPSKY of Linn

1 Amend House File 1251, page 10, line 31, by
 2 inserting after the word "parents" the words "or
 3 immediate relatives".

WINKELMAN of Calhoun

1 Amend House File 1251 as follows:
 2 1. Page 11, line 28, by striking the word "fifty" and inserting
 3 in lieu thereof the word "twenty".
 4 2. Page 11, line 29, by striking the word "five" and inserting
 5 in lieu thereof the word "one".
 6 3. Page 11, by striking lines 32 through 34, inclusive, and
 7 inserting in lieu thereof the words "less than twenty dollars
 8 nor more than one hundred dollars. Every day during which".

VAN DRIE of Story

1 Amend House File 1251, page 10, by adding after
 2 line 33 the following new subsection:
 3 "4. Part-time, occasional, or volunteer work in
 4 a business operated by a person sixteen years of age
 5 or under."

WINKELMAN of Calhoun

1 Amend House File 1251 by adding thereto the following
 2 section:
 3 Section one hundred twenty-four point twenty-one (124.21),
 4 Code 1966, is hereby amended by striking all of lines
 5 three (3), four (4), and five (5) and inserting in lieu
 6 thereof the following: "Class 'B' permit holder."

EWELL of Black Hawk

1 Amend House File 1262 as follows:
 2 1. Page 1, line 16, by striking the word "not".
 3 2. Page 1, line 19, by striking the word "not"
 4 and inserting after the word "has" the word "not".
 5 3. Page 2, line 16, by striking the word "not"
 6 and inserting after the word "has" the word "not".

HOLDEN of Scott
 O'HEARN of Scott

On motion by McCartney of Floyd, the House adjourned until
 9:00 a.m., Friday, February 20, 1970.

JOURNAL OF THE HOUSE

Fortieth Calendar Day—Thirtieth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FRIDAY, FEBRUARY 20, 1970.

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

Prayer was offered by the Reverend Lester J. Hancock, pastor of the First Methodist Church, Pleasantville, Iowa.

The Journal of Thursday, February 19, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Lipsky of Linn for Friday, February 20, Monday, February 23, Tuesday, February 24, and Wednesday, February 25, by the Speaker; Radl of Linn on request of Sorg of Linn; Nielsen of Shelby on request of Johnson of Audubon-Guthrie; Corey of Louisa-Muscatine on request of Stokes of Plymouth; Franklin of Polk on request of Jesse of Polk.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 434, 1081 and 1082, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 364.

INTRODUCTION OF BILLS

House File 1294, by committee on ways and means, a bill for an act relating to the taxation of financial institutions.

Read first time and placed on the calendar.

House File 1295, by Fischer of Grundy, a bill for an act relating to the state conservation commission.

Read first time and referred to committee on state government.

House File 1296, by Christensen, a bill for an act restricting the location of mailboxes on highways and providing penalties for violations thereof, and providing for the construction of highway shoulders at mailbox turnouts.

Read first time and referred to committee on **transportation**.

House File 1297, by Gannon, a bill for an act relating to the legal effect of opinions of the attorney general of this state.

Read first time and referred to committee on **judiciary**.

House File 1298, by Nelson, a bill for an act relating to speed limits for motor vehicles towing travel and camping trailers.

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

House File 1299, by Caffrey, Sorg, Miller of Des Moines, Perkins, Van Roekel, Nolting and Baker, a bill for an act relating to group automobile and other types of casualty insurance.

Read first time and referred to committee on **commerce**.

House File 1300, by Pelton, a bill for an act to create a state ambulance service.

Read first time and referred to committee on **social services**.

SENATE MESSAGES CONSIDERED

Senate File 12, a bill for an act relating to benefits payable to retired members and beneficiaries under the peace officers' retirement system.

Read first time and referred to committee on **state government**.

Senate File 1085, a bill for an act relating to the use of traps.

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

Senate File 1209, a bill for an act relating to membership on the board of directors of economic development corporations.

Read first time and **passed on file**.

Senate File 478, a bill for an act relating to the enforcement of obligations to support persons receiving public assistance, the appointment of a conservator for a person receiving public assistance, the protection of the public interest in the proper support of minor children of divorced or separated parents, and the duties of the county attorney and the county board of social welfare.

Read first time and referred to committee on **social services**.

CONSIDERATION OF BILLS
BUSINESS PENDING CALENDAR

The House resumed consideration of **House File 1251**, a bill for an act relating to child labor.

Winkelman of Calhoun moved that the motion on the previous question be lifted.

The ayes were 18, nays 73.

The motion lost and the previous question prevails.

Winkelman of Calhoun offered the following amendment filed by him and moved its adoption:

Amend House File 1251, page 10, by adding after line 33 the following new subsection:

"4. Part-time, occasional, or volunteer work in a business operated by a person sixteen years of age or under."

A non-record roll call was requested.

The ayes were 42, nays 56.

The amendment lost.

Winkelman of Calhoun asked and received unanimous consent to withdraw the following amendment filed by him on February 19, 1970:

Amend House File 1251, page 10, line 31, by inserting after the word "parents" the words "or immediate relatives".

Van Drie of Story offered the following amendment filed by him:

Amend House File 1251 as follows:

1. Page 11, line 28, by striking the word "fifty" and inserting in lieu thereof the word "twenty".
2. Page 11, line 29, by striking the word "five" and inserting in lieu thereof the word "one".
3. Page 11, by striking lines 32 through 34, inclusive, and inserting in lieu thereof the words "less than twenty dollars nor more than one hundred dollars. Every day during which".

Division of the amendment was requested.

Van Drie of Story moved the adoption of amendments 1 and 2, lines 1 through 5, of his amendment.

Roll call was requested by Van Drie of Story and Koch of Woodbury.

On the question "Shall amendments 1 and 2 be adopted?"

The ayes were, 59:

Alt	Freeman of	Kruse	Sorg
Andersen	Clay-Dickinson	Lawson	Stokes
Battles	Goode	Logemann	Strand
Bergman	Graham	Logue	Stroburg
Camp	Grassley	Mendenhall	Strothman
Campbell	Hamilton	Menefee	Tieden
Christensen	Hansen of	Middleswart	Van Drie
Crabb	Black Hawk	Miller of	Van Roekel
Cunningham	Hanson of	Marshall	Varley
Den Herder	Howard-Mitchell	Miller of	Voorhees
Drake	Holden	Page	Walter
Dunton	Johnson of	Nelson	Weichman
Edgington	Audubon	Ossian	Weiden
Fischer of	Kehe	Perkins	Winkelman
Grundy	Kitner	Peterson	Wolfe
Fisher of	Knight	Rex	Mr. Speaker
Greene	Koch	Roorda	

The nays were, 42:

Baker	Hill	McIntyre	Renda
Bennett	Huff	Mezvinsky	Rodgers
Blouin	Jesse	Millen	Sanders
Brinck	Johnston of	Milligan	Schmeiser
Caffrey	Johnson	Mohrfeld	Schwartz
Darrington	Kennedy of	Newton	Shaw
Dietz	Chickasaw	Nolting	Shepherd
Dougherty	Knoblauch	Pelton	Stromer
Doyle	Kreamer	Pierson	Tapscott
Ellsworth	Mayberry	Poncy	Warren
Ewell	McCormick	Priebe	Wells

Absent or not voting, 23:

Cochran	Freeman of	Lippold	Nielsen
Corey	Buena Vista	Lipsky	O'Hearn
Crosier	Gannon	McCartney	Radl
Dooley	Kennedy of	Miller of	Schroeder
Duitscher	Dubuque	Des Moines	Skinner
Franklin	Cluever	Miller of	Van Nostrand
	Langland	Jones	Waugh

Amendments 1 and 2 were adopted.

Van Drie of Story moved the adoption of amendment 3, lines 6 through 8, of his amendment.

A non-record roll call was requested.

The ayes were 62, nays 37.

Amendment 3 was adopted.

Mohrfeld of Tama asked and received unanimous consent to withdraw the amendment filed by Mohrfeld, et al., on February 17, 1970, and found on page 546 of the House Journal.

Ewell of Black Hawk offered the following amendment filed by him:

Amend House File 1251 by adding thereto the following section:

Section one hundred twenty-four point twenty-one (124.21), Code 1966, is hereby amended by striking all of lines three (3), four (4), and five (5) and inserting in lieu thereof the following: "Class 'B' permit holder."

Millen of Jefferson-Van Buren rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

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. 1251)

The ayes were, 101:

Alt	Freeman of	Langland	Priebe
Andersen	Buena Vista	Lawson	Renda
Baker	Gannon	Lippold	Rex
Battles	Goode	Lipsky	Rodgers
Bennett	Grassley	Logemann	Sanders
Blouin	Hamilton	Logue	Schmeiser
Brinck	Hansen of	Mayberry	Schwartz
Caffrey	Black Hawk	McCartney	Shaw
Camp	Hanson of	McCormick	Shepherd
Campbell	Howard-Mitchell	McIntyre	Sorg
Christensen	Hill	Mendenhall	Strand
Cochran	Holden	Menefee	Stroburg
Crabb	Huff	Mezvinsky	Stromer
Crosier	Jesse	Middleswart	Strothman
Cunningham	Johnson of	Millen	Tapscott
Darrington	Audubon	Miller of	Tieden
Dietz	Johnston of	Des Moines	Van Drie
Dougherty	Johnson	Miller of	Van Roekel
Doyle	Kennedy of	Marshall	Varley
Drake	Chickasaw	Milligan	Voorhees
Duitscher	Kennedy of	Mohrfeld	Walter
Dunton	Dubuque	Newton	Warren
Ellsworth	Kitner	Nolting	Waugh
Ewell	Cluever	O'Hearn	Weichman
Fischer of	Knight	Pelton	Welden
Grundy	Knoblauch	Perkins	Wells
Fisher of	Koch	Pierson	Wolfe
Greene	Kreamer	Poncy	Mr. Speaker

The nays were, 14:

Bergman	Graham	Nelson	Roorda
Den Herder	Kehe	Nielsen	Stokes
Edgington	Kruse	Ossian	Winkelman
Freeman of	Miller of		
Clay-Dickinson	Page		

Absent or not voting, 9:

Corey	Dooley	Franklin
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Miller of
Jones

Peterson
Radl

Schroeder
Skinner

Van Nostrand

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 1079, a bill for an act relating to conservation, 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. 1079)

The ayes were, 89:

Alt	Freeman of	Lippold	Roorda
Andersen	Buena Vista	Logemann	Schmeiser
Baker	Freeman of	Logue	Schwartz
Battles	Clay-Dickinson	Mayberry	Shaw
Bergman	Gannon	McIntyre	Shepherd
Blouin	Goode	Mendenhall	Sorg
Brinck	Grassley	Menefee	Stokes
Campbell	Hamilton	Middleswart	Strand
Cochran	Hanson of	Miller of	Stromer
Crabb	Howard-Mitchell	Des Moines	Strothman
Cunningham	Hill	Miller of	Tapscott
Darrington	Holden	Marshall	Tieden
Dietz	Huff	Milligan	Van Drie
Dougherty	Jesse	Mohrfeld	Van Roekel
Doyle	Johnson of	Nelson	Varley
Drake	Audubon	Newton	Voorhees
Duitscher	Johnston of	Nolting	Walter
Dunton	Johnson	O'Hearn	Waugh
Ellsworth	Kitner	Ossian	Weichman
Ewell	Knight	Pelton	Welden
Fischer of	Knoblauch	Peterson	Wells
Grundy	Koch	Priebe	Winkelman
Fisher of	Kreamer	Renda	Wolfe
Greene	Langland	Rex	Mr. Speaker
	Lawson	Rodgers	

The nays were, none.

Absent or not voting, 35:

Bennett	Graham	Lipsky	Perkins
Caffrey	Hansen of	McCartney	Pierson
Camp	Black Hawk	McCormick	Poncy
Christensen	Kehe	Mezvinsky	Radl
Corey	Kennedy of	Millen	Sanders
Crosier	Chickasaw	Miller of	Schroeder
Den Herder	Kennedy of	Jones	Skinner
Dooley	Dubuque	Miller of	Stroburg
Edgington	Kluever	Page	Van Nostrand
Franklin	Kruse	Nielsen	Warren

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

House File 1211, a bill for an act relating to the height of buildings, was taken up for consideration.

Sorg of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 1211 by adding thereto the following section:

"Sec. 2. This Act being deemed of immediate importance shall be in full force and effect after its approval and publication in The Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa, and in the Ames Daily Tribune, a newspaper published in Ames, Iowa."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 1211)

The ayes were, 99:

Alt	Freeman of	Mayberry	Rex
Andersen	Buena Vista	McCartney	Rodgers
Baker	Freeman of	McCormick	Roorda
Battles	Clay-Dickinson	McIntyre	Sanders
Bennett	Gannon	Mendenhall	Schmeiser
Bergman	Goode	Menefee	Schwartz
Blouin	Grassley	Mezvinsky	Shaw
Caffrey	Hamilton	Middleswart	Shepherd
Campbell	Hanson of	Miller of	Sorg
Cochran	Howard-Mitchell	Des Moines	Stokes
Crabb	Hill	Miller of	Strand
Crosier	Holden	Marshall	Stromer
Cunningham	Huff	Miller of	Strothman
Darrington	Jesse	Page	Tapscott
Den Herder	Johnson of	Milligan	Tieden
Dietz	Audubon	Mohrfeld	Van Drie
Dougherty	Johnston of	Nelson	Van Roekel
Doyle	Johnson	Newton	Varley
Drake	Kitner	Nolting	Voorhees
Duitscher	Knight	O'Hearn	Walter
Dunton	Knoblauch	Ossian	Waugh
Edgington	Kreamer	Pelton	Weichman
Ellsworth	Langland	Perkins	Welden
Ewell	Lawson	Peterson	Wells
Fischer of	Lippold	Poncy	Winkelman
Grundy	Logemann	Priebe	Wolfe
Fisher of	Logue	Renda	Mr. Speaker
Greene			

The nays were, none.

Absent or not voting, 25:

Brinck	Hansen of	Koch	Pierson
Camp	Black Hawk	Kruse	Radl
Christensen	Kehe	Lipsky	Schroeder
Corey	Kennedy of	Millen	Skinner
Dooley	Chickasaw	Miller of	Stroburg
Franklin	Kennedy of	Jones	Van Nostrand
Graham	Dubuque	Nielsen	Warren
	Kluever		

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

Senate File 1049, a bill for an act to legalize and validate the proceedings of the board of directors of the Perry Community School District in the counties of Dallas, Boone and Greene, State of Iowa, in connection with the purchase under a real estate installment purchase contract of certain real estate by said board of directors from Dorothy May Marker and Loren Marker and declaring the validity of said contract and that said contract shall constitute a valid and binding obligation of said school district, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 1049)

The ayes were, 97:

Alt	Ewell	Kennedy of	O'Hearn
Andersen	Fischer of	Dubuque	Ossian
Baker	Grundy	Kitner	Pelton
Battles	Fisher of	Knight	Perkins
Bennett	Greene	Knoblauch	Peterson
Bergman	Freeman of	Koch	Poncy
Blouin	Buena Vista	Lippold	Priebe
Caffrey	Freeman of	Logue	Renda
Camp	Clay-Dickinson	McCartney	Rex
Campbell	Gannon	McCormick	Rodgers
Christensen	Goode	McIntyre	Roorda
Cochran	Graham	Mendenhall	Sanders
Crabb	Grassley	Menefee	Schmeiser
Crosier	Hamilton	Mezvinsky	Schwartz
Cunningham	Hanson of	Middlewart	Shaw
Darrington	Howard-Mitchell	Miller of	Shepherd
Den Herder	Hill	Des Moines	Sorg
Dietz	Holden	Miller of	Stokes
Dougherty	Johnson of	Marshall	Strand
Doyle	Audubon	Miller of	Stromer
Drake	Johnston of	Page	Strothman
Duitscher	Johnson	Milligan	Tapscott
Dunton	Kehe	Mohrfeld	Van Drie
Edgington	Kennedy of	Newton	Van Roekel
Ellsworth	Chickasaw	Nolting	Varley

Voorhees
Walter

Waugh
Weichman

Welden
Wells

Winkelman
Wolfe
Mr. Speaker

The nays were, 2:

Huff Kreamer

Absent or not voting, 25:

Brinck	Kluever	Millen	Schroeder
Corey	Kruse	Miller of	Skinner
Dooley	Langland	Jones	Stroburg
Franklin	Lawson	Nelson	Tieden
Hansen of	Lipsky	Nielsen	Van Nostrand
Black Hawk	Logemann	Pierson	Warren
Jesse	Mayberry	Radl	

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

Senate File 1080, a bill for an act to legalize a transfer of real property from the board of directors of the LeGrand Consolidated School District, LeGrand, Iowa, to Alfred J. Witham, 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. 1080)

The ayes were, 98:

Alt	Freeman of	Logue	Renda
Andersen	Buena Vista	Mayberry	Rex
Baker	Freeman of	McCartney	Rodgers
Battles	Clay-Dickinson	McCormick	Roorda
Bennett	Gannon	McIntyre	Sanders
Bergman	Goode	Mendenhall	Schmeiser
Blouin	Graham	Menefee	Schwartz
Caffrey	Grassley	Mezvinsky	Shaw
Camp	Hamilton	Middleswart	Shepherd
Campbell	Hanson of	Miller of	Sorg
Christensen	Howard-Mitchell	Des Moines	Stokes
Cochran	Hill	Miller of	Strand
Crosier	Huff	Marshall	Stromer
Cunningham	Johnson of	Miller of	Strothman
Darrington	Audubon	Page	Tapscott
Den Herder	Johnston of	Milligan	Van Drie
Dietz	Johnson	Mohrfeld	Van Roekel
Dougherty	Kehe	Nelson	Varley
Doyle	Kennedy of	Nolting	Voorhees
Drake	Chickasaw	O'Hearn	Walter
Duitscher	Kennedy of	Ossian	Warren
Dunton	Dubuque	Pelton	Waugh
Edgington	Kitner	Perkins	Weichman
Ellsworth	Knight	Peterson	Welden
Ewell	Knoblauch	Pierson	Winkelman
Fisher of	Koch	Poncy	Wolfe
Greene	Kreamer	Priebe	Mr. Speaker
	Lippold		

The nays were, none.

Absent or not voting, 26:

Brinck	Hansen of	Lipsky	Radl
Corey	Black Hawk	Logemann	Schroeder
Crabb	Holden	Millen	Skinner
Dooley	Jesse	Miller of	Stroburg
Fischer of	Kluever	Jones	Tieden
Grundy	Kruse	Newton	Van Nostrand
Franklin	Langland	Nielsen	Wells
	Lawson		

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

Senate File 1099, a bill for an act relating to savings and loan associations, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 1099)

The ayes were, 93:

Alt	Freeman of	Langland	Rex
Andersen	Buena Vista	Lippold	Rodgers
Battles	Freeman of	Logue	Roorda
Bennett	Clay-Dickinson	Mayberry	Sanders
Bergman	Gannon	McCartney	Schwartz
Blouin	Goode	McCormick	Shaw
Brinck	Grassley	McIntyre	Shepherd
Caffrey	Hamilton	Mendenhall	Sorg
Camp	Hanson of	Menefee	Stokes
Campbell	Howard-Mitchell	Mezvinsky	Strand
Christensen	Hill	Middleswart	Stromer
Cochran	Holden	Miller of	Strothman
Crosier	Johnson of	Des Moines	Tapscott
Cunningham	Audubon	Miller of	Van Drie
Darrington	Johnston of	Marshall	Van Roekel
Dietz	Johnson	Mohrfeld	Varley
Dougherty	Kehe	Nelson	Voorhees
Doyle	Kennedy of	Nolting	Walter
Drake	Chickasaw	O'Hearn	Warren
Duitscher	Kennedy of	Ossian	Waugh
Dunton	Dubuque	Pelton	Weichman
Edgington	Kitner	Perkins	Welden
Ellsworth	Knight	Pierson	Winkelman
Ewell	Knoblauch	Poncy	Wolfe
Fisher of	Koch	Priebe	Mr. Speaker
Greene	Kreamer	Renda	

The nays were, none.

Absent or not voting, 31:

Baker	Den Herder	Fischer of	Graham
Corey	Dooley	Grundy	Hansen of
Crabb		Franklin	Black Hawk

Huff	Logemann	Milligan	Schroeder
Jesse	Millen	Newton	Skinner
Cluever	Miller of	Nielsen	Stroburg
Kruse	Jones	Peterson	Tieden
Lawson	Miller of	Radi	Van Nostrand
Lipsky	Page	Schmeiser	Wells

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

House File 1216, a bill for an act relating to the licensing of dogs and their immunization against rabies, with report of committee recommending passage, was taken up for consideration.

Christensen of Clarke-Union offered the following amendment filed by him and moved its adoption:

Amend House File 1216, page 1, line 13, by adding the following new section:

Sec. 4. This Act, being deemed of immediate importance, shall take effect and be in full force from and after its approval and publication in the *Creston News-Advertiser*, a newspaper published in Creston, Iowa, and in *The Bulletin Journal*, a newspaper published in Independence, Iowa.

The amendment was adopted.

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. 1216)

The ayes were, 94:

Alt	Freeman of	Knight	Ossian
Andersen	Buena Vista	Knoblauch	Pelton
Battles	Freeman of	Koch	Perkins
Bergman	Clay-Dickinson	Kreamer	Pierson
Blouin	Gannon	Langland	Poncy
Caffrey	Goode	Lawson	Priebe
Camp	Graham	Lippold	Renda
Campbell	Grassley	Logemann	Rex
Christensen	Hamilton	Logue	Rodgers
Cochran	Hanson of	Mayberry	Roorda
Crabb	Howard-Mitchell	McCarnegy	Sanders
Cunningham	Hill	McCormick	Schwartz
Darrington	Holden	McIntyre	Shaw
Dietz	Huff	Mendenhall	Shepherd
Dougherty	Johnson of	Menefee	Sorg
Doyle	Audubon	Middleswart	Stokes
Drake	Johnston of	Miller of	Strand
Duitscher	Johnson	Des Moines	Stromer
Dunton	Kehe	Miller of	Strothman
Edgington	Kennedy of	Marshall	Tapscott
Ellsworth	Chickasaw	Milligan	Tieden
Ewell	Kennedy of	Mohrfeld	Van Drie
Fisher of	Dubuque	Nolting	Varley
Greene	Kitner	O'Hearn	Voorhees

Walter Warren	Waugh Weichman	Welden Winkelman	Wolfe Mr. Speaker
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The nays were, none.

Absent or not voting, 30:

Baker	Franklin	Miller of	Radl
Bennett	Hansen of	Jones	Schmeiser
Brinck	Black Hawk	Miller of	Schroeder
Corey	Jesse	Page	Skinner
Crosier	Kluever	Nelson	Stroburg
Den Herder	Kruse	Newton	Van Nostrand
Dooley	Lipsky	Nielsen	Van Roekel
Fischer of	Mezvinsky	Peterson	Wells
Grundy	Millen		

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

House File 1169, a bill for an act relating to investment of funds of life insurance companies, 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. 1169)

Thes ayes were, 97:

Alt	Freeman of	Logemann	Rex
Andersen	Clay-Dickinson	Logue	Rodgers
Battles	Goode	Mayberry	Roorda
Bergman	Graham	McCartney	Sanders
Blouin	Grassley	McCormick	Schmeiser
Brinck	Hamilton	McIntyre	Schwartz
Caffrey	Hanson of	Mendenhall	Shaw
Camp	Howard-Mitchell	Menefee	Shepherd
Campbell	Hill	Mezvinsky	Sorg
Christensen	Holden	Middleswart	Stokes
Cochran	Huff	Miller of	Strand
Cunningham	Jesse	Des Moines	Stroburg
Darrington	Johnson of	Miller of	Stromer
Dietz	Audubon	Marshall	Strothman
Dooley	Johnston of	Milligan	Tapscott
Dougherty	Johnson	Mohrfeld	Van Drie
Doyle	Kehe	Nelson	Varley
Drake	Kennedy of	Nolting	Voorhees
Duitscher	Dubuque	Ossian	Walter
Dunton	Kitner	Pelton	Warren
Edgington	Knight	Perkins	Waugh
Ellsworth	Knoblauch	Peterson	Weichman
Ewell	Koch	Pierson	Welden
Fisher of	Kreamer	Poncy	Winkelman
Greens	Langland	Priebe	Wolfe
Freeman of	Lawson	Renda	Mr. Speaker
Buena Vista	Lippold		

The nays were, none.

Absent or not voting, 27:

Baker	Franklin	Lipsky	O'Hearn
Bennett	Gannon	Millen	Radl
Corey	Hansen of	Miller of	Schroeder
Crabb	Black Hawk	Jones	Skinner
Crosier	Kennedy of	Miller of	Tieden
Den Herder	Chickasaw	Page	Van Nostrand
Fischer of	Kluever	Newton	Van Roekel
Grundy	Kruse	Nielsen	Wells

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

House File 1190, a bill for an act to legalize and validate the proceedings of the board of directors of the Oelwein Community School District, in the Counties of Fayette and Buchanan, State of Iowa, authorizing and providing for the sale and issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, with report of committee recommending passage, was taken up for consideration.

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. 1190)

The ayes were, 98:

Alt	Freeman of	Langland	Rex
Andersen	Buena Vista	Lawson	Rodgers
Battles	Freeman of	Lippold	Roorda
Bergman	Clay-Dickinson	Logemann	Sanders
Blouin	Goode	Logue	Schmeiser
Caffrey	Graham	Mayberry	Schwartz
Camp	Grassley	McCartney	Shaw
Campbell	Hamilton	McCormick	Shepherd
Christensen	Hanson of	McIntyre	Sorg
Cochran	Howard-Mitchell	Mendenhall	Stokes
Crosier	Hill	Menefee	Strand
Cunningham	Holden	Middleswart	Stroburg
Darrington	Huff	Miller of	Stromer
Dietz	Jesse	Des Moines	Strothman
Dooley	Johnson of	Miller of	Tapscott
Dougherty	Audubon	Marshall	Tieden
Doyle	Johnston of	Milligan	Van Drie
Drake	Johnson	Mohrfeld	Varley
Duitscher	Kehe	Nelson	Voorhees
Dunton	Kennedy of	Nolting	Walter
Edgington	Chickasaw	Pelton	Warren
Ellsworth	Kennedy of	Perkins	Waugh
Ewell	Dubuque	Peterson	Weichman
Fischer of	Kitner	Pierson	Welden
Grundy	Knight	Poncy	Winkelman
Fisher of	Knoblauch	Priebe	Wolfe
Greene	Koch	Renda	Mr. Speaker
	Kreamer		

The nays were, none.

Absent or not voting, 26:

Baker	Hansen of	Miller of	Ossian
Bennett	Black Hawk	Jones	Radl
Brinck	Kluever	Miller of	Schroeder
Corey	Kruse	Page	Skinner
Crabb	Lipsky	Newton	Van Nostrand
Den Herder	Mezvinsky	Nielsen	Van Roekel
Franklin	Millen	O'Hearn	Wells
Gannon			

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

Senate File 1150, a bill for an act relating to technical corrections required by passage of the Iowa Banking Act of 1969, with report of committee recommending passage, 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. 1150)

The ayes were, 97:

Alt	Freeman of	Langland	Poncy
Andersen	Buena Vista	Lawson	Priebe
Baker	Freeman of	Lippold	Renda
Battles	Clay-Dickinson	Logemann	Rex
Bennett	Goode	Logue	Rodgers
Blouin	Graham	Mayberry	Roorda
Caffrey	Grassley	McCartney	Sanders
Camp	Hamilton	McCormick	Schwartz
Campbell	Hanson of	McIntyre	Shaw
Christensen	Howard-Mitchell	Mendenhall	Shepherd
Cochran	Hill	Menefee	Sorg
Cunningham	Holden	Middleswart	Stokes
Darrington	Huff	Miller of	Strand
Den Herder	Jesse	Des Moines	Stroburg
Dietz	Johnson of	Miller of	Strothman
Dooley	Audubon	Marshall	Tapscott
Dougherty	Johnston of	Miller of	Van Drie
Doyle	Johnson	Page	Varley
Drake	Kehe	Mohrfeld	Voorhees
Duitscher	Kennedy of	Nelson	Walter
Dunton	Chickasaw	Newton	Warren
Edgington	Kennedy of	Nolting	Waugh
Ellsworth	Dubuque	Ossian	Weichman
Ewell	Kitner	Pelton	Welden
Fischer of	Knight	Perkins	Winkelman
Grundy	Knoblauch	Peterson	Wolfe
Fisher of	Koch	Pierson	Mr. Speaker
Greene			

The nays were, none.

Absent or not voting, 27:

Bergman	Hansen of	Miller of	Schroeder
Brinck	Black Hawk	Jones	Skinner
Corey	Kluever	Milligan	Stromer
Crabb	Kreamer	Nielsen	Tieden
Crosier	Kruse	O'Hearn	Van Nostrand
Franklin	Lipsky	Radl	Van Roekel
Gannon	Mezvinsky	Schmeiser	Wells
	Millen		

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

House File 1277, a bill for an act relating to motor vehicles approaching and entering intersections, with report of committee recommending passage, was taken up for consideration.

Perkins of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 1277 as follows:

1. By adding thereto the following section:

Sec. 2. Section three hundred twenty-one point two hundred thirty-six (321.236), subsection nine (9), Code 1966, is hereby amended by inserting in line two (2) after the word "at" the words "and between".

2. Amend the title by striking all after the word "approaching" and inserting in lieu thereof the following: "entering and turning at and between intersections."

The amendment was adopted.

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. 1277)

The ayes were, 100:

Alt	Dougherty	Grassley	Kitner
Andersen	Doyle	Hamilton	Knight
Baker	Drake	Hanson of	Knoblauch
Battles	Duitscher	Howard-Mitchell	Koch
Bennett	Dunton	Hill	Kreamer
Blouin	Edgington	Holden	Langland
Brinck	Ellsworth	Huff	Lawson
Caffrey	Ewell	Jesse	Lippold
Campbell	Fischer of	Johnson of	Logemann
Christensen	Grundy	Audubon	Logue
Cochran	Fisher of	Johnston of	Mayberry
Crabb	Greene	Johnson	McCormick
Crosier	Freeman of	Kehe	McIntyre
Darrington	Clay-Dickinson	Kennedy of	Mendenhall
Den Herder	Gannon	Chickasaw	Menefee
Dietz	Goode	Kennedy of	Mezvinsky
Dooley	Graham	Dubuque	

Miller of Des Moines	Ossian Pelton	Schwartz Shaw	Van Drie Varley
Miller of Marshall	Perkins Peterson	Shepherd Sorg	Voorhees Walter
Miller of Page	Pierson Poncy	Stokes Strand	Warren Waugh
Milligan	Priebe	Stroburg	Weichman
Mohrfeld	Rodgers	Stromer	Welden
Nelson	Roorda	Strothman	Winkelman
Newton	Sanders	Tapscott	Wolfe
Nolting	Schmeiser	Tieden	Mr. Speaker

The nays were, 1:

Renda

Absent or not voting, 23:

Bergman	Hansen of	Millen	Rex
Camp	Black Hawk	Miller of	Schroeder
Corey	Kluever	Jones	Skinner
Cunningham	Kruse	Nielsen	Van Nostrand
Franklin	Lipsky	O'Hearn	Van Roekel
Freeman of Buena Vista	McCartney Middleswart	Radi	Wells

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

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on February 20, 1970, he approved and transmitted to the Secretary of State the following bills:

House File 282, 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.

House File 555, an act relating to the annual report of the state apiarist.

House File 1007, an act relating to municipal lighting districts.

House File 1138, an act relating to limitations on the use of the primary highway fund in constructing and maintaining interstate bridges.

Senate File 400, an act relating to the appointees of the governor.

Senate File 489, an act relating to the movement of vehicles and loads of excess size and weight.

Senate File 683, an act to authorize and direct the executive council to approve the issuance of a quit claim deed from the conservation commission to the Atlantic Richfield Company, a Pennsylvania corporation, for certain real estate located in Lee County, Iowa.

Senate File 1038, an act to legalize and validate the proceedings of the Board of Supervisors of Dallas County, Iowa, authorizing and providing for the issuance of county home bonds of said county 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 county.

Senate File 1086, an act relating to the salaries of persons appointed to fill vacancies in a public office.

Senate File 1102, an act to avoid financial loss due to the insolvency of an insurer.

Senate File 1182, an act relating to state personal net income tax and state business tax on corporations.

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 **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, begs leave to report it has had the same under consideration and has instructed me to report 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 585, as passed by the Senate, as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. There is hereby created under the control, direction and supervision of the commissioner of public safety a state criminalistics laboratory. The commissioner shall appoint a director of the state criminalistics laboratory and determine the placement of such laboratory within the department. The laboratory shall conduct analyses, comparative studies, toxicology studies, and other studies normally performed by criminalistics laboratories. The laboratory may also assist in autopsies when requested by any medical examiner and in criminal investigations when requested by a peace officer.

Sec. 2. There is hereby created the position of state medical examiner. The state medical examiner shall possess a degree of doctor of medicine from an approved medical school, be licensed to practice medicine in the State of Iowa, and possess special training in the medical specialty of forensic pathology. The state medical examiner shall be appointed by the governor from a list of qualified persons submitted by the board of regents, the attorney general, and the commissioner of public safety. The term of office of the state medical examiner is six years. The state medical examiner may be a faculty member of the college of medicine or the college of law at the university of Iowa, and any of his assistants or staff may be members of the faculty or staff of the college of medicine or the college of law at the university of Iowa. The board of regents shall fix the compensation of the state medical examiner and his assistants or staff.

Sec. 3. The duties of the state medical examiner shall be:

1. To provide assistance, consultation, and training to county medical examiners and law enforcement officials.
2. To keep complete records of all relevant information concerning deaths or crimes requiring investigation.
3. To promulgate rules and regulations pursuant to chapter seventeen A (17A) of the Code regarding the transfer of items for analysis or investigation to laboratories; the manner and techniques to be employed while conducting autopsies; the nature, character, and extent of investigations to be made in cases of homicide or suspected homicide necessary to allow a medical examiner to render a full and complete analysis and report; the format and matters to be contained in all reports rendered by medical examiners; and all other things nec-

essary to carry out this Act. All county medical examiners and peace officers shall be subject to such rules and regulations.

Sec. 4. The board of supervisors of each county shall appoint a county medical examiner who shall take office on January 2, 1971, and each two years thereafter, and serve for a term of two years and until his successor has been appointed and qualifies. County medical examiners holding office upon the effective date of this Act shall continue in office until their successors are appointed and qualified. Vacancies for any unexpired term shall be filled by the board of supervisors.

Sec. 5. Each county medical examiner shall be licensed in Iowa as a doctor of medicine and surgery, as a doctor of osteopathic medicine and surgery, or as an osteopathic physician. He shall be appointed by the board of supervisors from lists of two or more names submitted by the medical society and the osteopathic society of the county in which he is a resident. If names are not submitted by either society, the board of supervisors may appoint any licensed physician, osteopathic physician and surgeon, or osteopathic physician of the county. If such qualified physician of the county will not serve, the board of supervisors may appoint a physician from another county. If a county medical examiner is unable to serve in any particular case or for any period of time, he shall promptly notify the chairman of the board of supervisors who shall then designate some other qualified physician to serve in his place.

Sec. 6. The county medical examiner shall take an oath of office as prescribed by Article eleven (XI), section five (5), of the Constitution of Iowa and shall post bond with the county auditor in an amount to be fixed by the board of supervisors.

Sec. 7. The board of supervisors of each county may provide such laboratory facilities, deputy medical examiners, and other professional, technical, and clerical assistance as may be required by the county medical examiner in the performance of the duties imposed by this Act. However, such requirements shall be subject to prior approval by the state medical examiner.

Sec. 8. The death of any person shall be reported to the county medical examiner or state medical examiner by the physician in attendance, by any law enforcement officer having knowledge of such death, by the embalmer, or by any other person present, if the deceased shall have died in the manner specified in section ten (10) of this Act. The appropriate medical examiner shall notify the proper law enforcement officers and take charge of the body. The county medical examiner shall also make inquiries regarding the cause and manner of death, reduce his findings to writing, promptly make a full report thereof to the state medical examiner on forms prescribed for such purpose, and deliver a copy of said report to the county attorney of his county. For each such preliminary investigation, including the making of the required reports, the county medical examiner shall receive a fee as set by the board of supervisors, plus his actual expenses, to be paid by the county for which the service was performed.

Sec. 9. Every person who knows of the existence of a body where death occurred in the manner specified in section ten (10) of this Act, shall notify the county or state medical examiner or the proper law enforcement officer thereof as soon as possible, unless such person shall have good reason to believe that such notice has already been given. Any person who shall fail to give such notice to a medical examiner shall be guilty of a public offense, and upon conviction thereof shall be punished by a fine of not more than five hundred dollars or a sentence in the county jail of not more than six months, or by both such fine and imprisonment.

Sec. 10. The state medical examiner shall investigate or cause the county medical examiner to investigate human deaths where determination of the cause of death is in the public interest. Deaths affected with the public interest shall include, but not necessarily be limited to, all deaths known or suspected to be of the following types:

1. Violent deaths, including homicidal, suicidal, or accidental deaths.
2. Deaths caused by thermal, chemical, electrical, or radiation injury.
3. Deaths caused by criminal abortion including those self-inflicted, or by rape, carnal knowledge, or crimes against nature.
4. Deaths related to disease thought to be virulent or contagious, which might constitute a public hazard.
5. Deaths that have occurred unexpectedly, or from unexplained causes.
6. Deaths of persons confined in any prison, jail, or correctional institution.
7. Deaths of persons where a physician was not in attendance at any time at least thirty-six hours preceding death, with the exception of prediagnosed terminal or bedfast cases for which the time period shall be extended to twenty days.
8. Deaths of persons where the bodies are not claimed by relatives or friends.
9. Deaths of all persons wherein the identity of the deceased is unknown.

Sec. 11. The county medical examiner shall investigate each death occurring in the manner specified in section ten (10) of this Act, and report each case to the state medical examiner. The county medical examiner shall conduct such investigation as may be required by the state medical examiner and shall determine whether or not the public interest requires an autopsy or other special investigation. In his determination of the need for an autopsy, the county medical examiner may consider the requests for an autopsy made by private persons or public officials, except that the state medical examiner or the county attorney of the county where the death occurred may require an autopsy.

Sec. 12. A complete record of the findings of a person making an autopsy shall be promptly made and filed in the office of the state medical examiner and the county attorney for the county where death occurred and the county attorney

of the county wherein any injury contributing to or causing death was sustained.

Sec. 13. When any death occurs in the manner specified in section ten (10) of this Act, the body shall not be disturbed or removed from the position in which it is found by any person without authorization from the county medical examiner or the state medical examiner, except for the purpose of preserving such body from loss or destruction, or permitting the passage of traffic on a highway, railroad, or airport, or if the failure to immediately remove such body might endanger life, safety, or health. It shall be unlawful for any person to move, disturb, or conceal a body in violation of this Act.

Sec. 14. Reports of investigations made by the state medical examiner or his designee or by a county medical examiner or his designee, and the records and reports of autopsies made as provided in this Act, shall be received as evidence in any court or other proceedings, except that statements by witnesses or other persons and conclusions on extraneous matters included within the report are not hereby made admissible. The persons preparing a report or record given in evidence hereunder may be subpoenaed as a witness in any civil or criminal case by any party to the cause. Copies of records, photographs, laboratory findings, and records in the office of the state medical examiner or any medical examiner, when duly attested to by the state medical examiner or one of his staff, or the medical examiner in whose office the same are, shall be received as evidence in any court or other proceedings for any purpose for which the original could be received without proof of the official character of the person whose name is signed thereto.

Sec. 15. If there is no person entitled by law to any property or money found on a deceased person, it shall be deposited with the clerk of the district court to be held until disposed of according to law.

Sec. 16. After an investigation has been completed, including an autopsy if one is made, the body shall be delivered to the relatives or friends of the deceased person for burial. No medical examiner shall use influence in favor of any particular funeral director. If no person claims a body, it shall be disposed of as provided in chapter one hundred forty-two (142) of the Code.

Sec. 17. It shall be unlawful to embalm a body when the embalmer has any reason to believe death occurred in a manner specified in section ten (10) of this Act, or when there is evidence sufficient to arouse suspicion of crime in connection with the cause of death of the deceased, or where it is the duty of a medical examiner to view the body and investigate the death of the deceased person, until the permission of a county medical examiner has been obtained. Whenever feasible, the body shall be released to the funeral director for embalming within twenty-four hours of death.

It shall be unlawful to cremate, bury, or send out of the state the body of a deceased person when death occurred in a manner specified in section ten (10) of this Act, until a medi-

cal examiner shall certify in writing that he has viewed the body and has made personal inquiry into the cause and manner of death and that all necessary autopsy or postmortem examinations have been completed.

A fee as set by the board of supervisors shall be paid the county medical examiner for an examination certificate by the person making application therefor, and a copy of such certificate shall be promptly filed by the medical examiner in his office. The certificate of the county medical examiner shall not be required in cases of stillborn infants if a physician was present at the stillbirth and the cause of stillbirth, as certified by the physician according to the provisions of chapters one hundred forty-one (141) and one hundred forty-four (144) of the Code, is not such as to require an investigation by a medical examiner.

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than one thousand dollars or imprisoned in the county jail not more than one year, or by both such fine and imprisonment.

Sec. 18. In any case of sudden, violent, or suspicious death after which the body is buried without any investigation or autopsy, the county medical examiner shall, upon being advised of such facts, notify the county attorney. The county attorney shall thereupon apply for a court order requiring the body to be exhumed, in accordance with chapter one hundred forty-one (141) of the Code. Upon receipt of the court order, an autopsy shall be performed by a medical examiner or by a pathologist designated by him and the facts disclosed by such autopsy communicated to the court ordering the disinterment for such action as may be proper.

Sec. 19. The commissioner of public safety may accept federal or private funds or grants to aid in the establishment or operation of the state criminalistics laboratory, and the board of regents may accept federal or private funds or grants to aid in the establishment of the position of state medical examiner.

Sec. 20. The governor shall by executive order provide for the transfer of any appropriate laboratory facilities, equipment, and technical personnel of the state to the state criminalistics laboratory if such transfer will more effectively and efficiently aid the investigation of crime.

Sec. 21. Chapter three hundred thirty-nine (339), Code 1966, is hereby repealed.

2. Page 1, line 1, by striking the word "crime" and inserting in lieu thereof the word "criminalistics".

C. RAYMOND FISHER, Chairman

AMENDMENTS FILED

- 1 Amend House File 720, as passed by the House and amended
- 2 and passed by the Senate, page 13, line 22, by striking
- 3 the word "or" and inserting in lieu thereof the word "that".

JESSE of Polk

- 1 Amend House File 720, as passed by the House and
- 2 amended and passed by the Senate, page 12, by striking

3 the words "the design of which renders it primarily use-
 4 ful" from lines 19 and 20; from lines 22 and 23; from
 5 lines 25 and 26; from line 29; and from lines 34 and 35;
 6 and by inserting in lieu thereof the words "except those
 7 moving in interstate commerce, designed".

JESSE of Polk

1 Amend House File 1097 by striking everything after the
 2 enacting clause and inserting in lieu thereof the following:
 3 Section 1. Section forty-eight point one (48.1), Code
 4 1966, is hereby repealed and the following enacted in lieu
 5 thereof:

6 "The office of commissioner of registration is hereby
 7 established in each city and county of the state. The city
 8 clerk of each city shall be the commissioner of registration.
 9 The auditor of each county shall be the commissioner of regis-
 10 tration in each county. The commissioner of registration in
 11 each county may, when practicable, establish permanent
 12 registration offices within towns in the county or other
 13 areas of concentrated population under the jurisdiction of
 14 the commissioner."

15 Sec. 2. Section forty-eight point three (48.3), Code
 16 1966, is hereby amended by striking from line two (2) the
 17 figure "1928" and inserting in lieu thereof the figure
 18 "1970".

19 Sec. 3. Section forty-eight point four (48.4), Code
 20 1966, is hereby amended as follows:

21 1. By inserting in line three (3) after the word "city"
 22 the words "or county".

23 2. By inserting in line eight (8) after the word
 24 "precinct" the words "or township".

25 3. By inserting in line twelve (12) after the word
 26 "council" the words "or county board of supervisors".

27 4. By inserting in line eighteen (18) after the word
 28 "council" the words "or county board of supervisors".

29 5. By inserting in line nineteen (19) after the word
 30 "ordinance" the words "or resolution".

31 6. By inserting in line twenty-four (24) after the
 32 word "precinct" the words "and throughout the county in the
 33 proportion of one for each township or as otherwise provided".

34 7. By inserting in line thirty-five (35) after the
 35 word "precinct" the words "or township".

36 Sec. 4. Section forty-eight point six (48.6), Code
 37 1966, is hereby amended as follows:

38 1. By inserting in subsection two (2), line one (1),
 39 after the word "precinct" the words "or township".

40 2. By inserting in subsection three (3), paragraph
 41 d, line two (2) after the word "precinct" the words "or
 42 township".

43 Sec. 5. Section forty-eight point seven (48.7), Code
 44 1966, is hereby amended by inserting in line twenty-two (22)
 45 after the word "precinct" the words "or township".

46 Sec. 6. Section forty-eight point eight (48.8), Code
 47 1966, is hereby amended as follows:

48 1. By inserting in line four (4) after the word "pre-
 49 cinct" the words "or township".

50 2. By inserting in line seven (7) after the word "pre-

51 cinct" the words "or township".

52 Sec. 7. Section forty-eight point ten (48.10), Code
53 1966, is hereby amended by inserting in line four (4) after
54 the word "city" the words "or county".

55 Sec. 8. Section forty-eight point eleven (48.11), Code
56 1966, is hereby amended by inserting in line thirty-seven
57 (37) after the word "precinct" the words "or township".

58 Sec. 9. Section forty-eight point twelve (48.12), Code
59 1966, is hereby amended by inserting in line four (4) after
60 the word "precinct" the words "or township".

61 Sec. 10. Section forty-eight point thirteen (48.13),
62 Code 1966, is hereby amended by inserting in line eleven
63 (11) after the word "precinct" the words "or township".

64 Sec. 11. Section forty-eight point sixteen (48.16),
65 Code 1966, is hereby amended by inserting in line thirteen
66 (13) after the word "precinct" the words "or township".

67 Sec. 12. Section forty-eight point seventeen (48.17),
68 Code 1966, is hereby amended by inserting in line five (5)
69 after the word "city" the words "or county attorney".

70 Sec. 13. Section forty-eight point eighteen (48.18),
71 Code 1966, is hereby amended as follows:

72 1. By inserting in line four (4) after the word "sys-
73 tem" the words "for the city".

74 2. By striking from lines four (4) and five (5) the
75 words "shared equally by the county and" and inserting in lieu
76 thereof the words "paid by".

77 3. By inserting at the end thereof the following new
78 paragraphs:

79 "The cost for the installation and maintenance of a
80 permanent registration system in the county shall be paid
81 by the county. The county board of supervisors shall by
82 resolution fix the compensation paid to deputies and clerks
83 employed by the county commissioner of registration.

84 When the city and county cooperate in permanent regis-
85 tration of voters in areas of concurrent jurisdiction, the
86 city and county shall apportion the costs between the city
87 and county."

88 Sec. 14. Section forty-eight point twenty (48.20),
89 Code 1966, is hereby amended by striking from line two (2) the
90 words and figures "of chapter 47, and line 6 to 10, inclusive,".

91 Sec. 15. Section forty-eight point twenty-six (48.26),
92 Code 1966, is hereby amended as follows:

93 1. By inserting in line four (4) after the word "hall"
94 the words "or county courthouse".

95 2. By inserting in line six (6) after the word "city"
96 the words "or county".

97 3. By inserting in line twelve (12) after the word "the"
98 the word "city".

99 4. By inserting in line nineteen (19) after the word
100 "the" the word "city".

101 5. By inserting in line twenty-five (25) after the
102 period the following new sentences:

103 "If petitioned by one of the official county chairmen
104 of the two political parties polling the highest number of
105 votes in the jurisdiction at the last preceding general elec-
106 tion, the county commissioner of registration shall establish

107 at least one branch registration place in each town and
 108 township in his jurisdiction, taking into consideration the
 109 convenience of the voters. If petitioned by one of the
 110 official county chairmen of the two political parties poll-
 111 ing the highest number of votes in the preceding general
 112 election, the commissioner shall provide for additional
 113 branch registration places for each ten thousand inhabitants
 114 in the jurisdiction in excess of thirty thousand and for such
 115 additional registration places as the commissioner deems
 116 necessary."

117 Sec. 16. Section forty-eight point twenty-seven (48.27),
 118 Code 1966, is hereby amended by inserting in line twenty-one
 119 (21) after the word "municipality" the words "or county".

120 Sec. 17. Chapter forty-seven (47), Code 1966, is here-
 121 by repealed.

RADL of Linn
 SORG of Linn

1 Amend House File 1198, page 1, by striking from
 2 line 13 the words "or their designees" and inserting
 3 in lieu thereof the following:
 4 "their designees, a representative of a firm in Iowa
 5 actively engaged in the manufacture or formulation of
 6 commercial fertilizers and pesticides, and a farmer
 7 experienced in the application of commercial fertilizers
 8 and pesticides. The public representative shall serve
 9 for a term of four years from July 1, 1970 and until their
 10 successors are appointed and qualify. The governor shall
 11 fill any public member's vacancy for an unexpired term.
 12 Public members shall receive compensation for service on
 13 this review board as shall be provided by the General
 14 Assembly.

PIERSON of Mahaska
 COCHRAN of Webster
 ROORDA of Jasper
 MIDDLESWART of Warren

1 Amend House File 1198 as follows:

2 1. Page one (1), line twenty (20), strike "which are neces-
 3 sary and effective in".

4 2. Page one (1), strike lines twenty-one (21) to twenty-five
 5 (25), inclusive.

6 3. Page two (2), strike lines one (1) and two (2) and the
 7 word "control" in line three (3).

8 4. Page two (2), strike from line seven (7), the words
 9 "means any" and all of lines eight (8) and nine (9) and insert
 10 "has the meaning provided in section two hundred point three
 11 (200.3), subsection one (1) of the Code."

12 5. Page two (2), insert after line thirty-one (31) the
 13 following:

14 "9. A botanist and a plant pathologist appointed by the
 15 secretary of agriculture."

16 6. Page four (4), strike lines six (6) to nine (9), inclu-
 17 sive, and insert "at the end of subsection one (1) the words:

18 'At least one member of any crew applying a pesticide while
 19 employed by a commercial applicator shall carry the permit
 20 number of their commercial applicator's license.'"

- 21 7. Page four (4), strike lines twenty-four (24) to twenty-six
 22 (26), inclusive, and reletter.
 23 8. Page four (4), lines thirty (30) and thirty-one (31),
 24 strike "and the veterinary medical diagnostic laboratory at
 25 Iowa state university of science and technology".
 26 9. Page five (5), strike from line ten (10) the word
 27 "fertilizer" and all of line eleven (11) and the words "of
 28 the Code" in line twelve (12) and insert "general fund of
 29 the state".

STROTHMAN of Henry
 WAUGH of Monona
 PIERSON of Mahaska

1 Amend House File 1226 as follows:

- 2 1. Page 1, line 21, by striking the word "four"
 3 and inserting in lieu thereof the word "five".
 4 2. Page 1, line 22, by striking the word "fifty".

JESSE of Polk

1 Amend House File 1226 as follows:

- 2 1. Page 1, line 17, by striking the words "In districts
 3 containing a city".
 4 2. Page 1, by striking all of lines 18, 19, and 20.
 5 3. Page 1, line 21, by striking the words "all other
 6 districts there" and inserting in lieu thereof the word
 7 "There".
 8 4. Page 2, by striking all of lines 17 through 24
 9 inclusive and renumbering the remaining subsections.

JESSE of Polk

On motion by Varley of Adair-Madison, the House adjourned
 until 10:00 a.m., Monday, February 23, 1970.

JOURNAL OF THE HOUSE

Forty-third Calendar Day—Thirty-first Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, FEBRUARY 23, 1970.

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

Prayer was offered by the Reverend Richard Preston, pastor of the United Presbyterian Church, Grand Junction, Iowa.

The Journal of Friday, February 20, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Nielsen of Shelby on request of Johnson of Audubon-Guthrie; Shepherd of Lee for the morning on request of Millen of Jefferson-Van Buren; McIntyre of Linn on request of Langland of Winneshiek; Hansen of Black Hawk on request of Freeman of Buena Vista; Milligan of Polk for the morning on request of Kreamer of Polk; Voorhees of Black Hawk on request of Alt of Polk; Johnston of Johnson on request of Jesse of Polk.

PRESENTATION OF VISITORS

Sanders of Emmet-Palo Alto presented to the House the Honorable Edward Norland, former member of the House in the Fifty-sixth General Assembly representing Palo Alto County.

Logue of Iowa presented to the House Alice Delgado of Braga, Portugal, an American Field Service student who is a senior at Marengo High School, and Marcia Schulz, former page of the House.

The Speaker announced that the following visitors were present in the House chamber:

Fifty-five students from Clegg Park School, West Des Moines, Iowa, accompanied by their teachers, Mrs. Berry and Mrs. Scott. By Alt of Polk.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 585, under Rule 35.

INTRODUCTION OF BILLS

House File 1301, by Bennett, a bill for an act relating to the seizure and impoundment of property in the possession or proximity of persons lawfully arrested.

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

House File 1302, by Cochran and Pierson, a bill for an act relating to the incurrance of injury or death of persons who enter the real property of another without invitation or license to do so.

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

MESSAGES FROM 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 1140, a bill for an act legalizing certain proceedings of the city council of the City of Pella, Marion County, Iowa.

Also: That the Senate has concurred in House amendment to and passed: Senate File 417, a bill for an act providing for 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 1187, a bill for an act relating to the establishment of a university in western Iowa.

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

Senate File 1189, a bill for an act legalizing actions of Twin Cedars Community School District.

CARROLL A. LANE, Secretary

PROPOSED AMENDMENT TO TEMPORARY RULES

(Temporary House Rule 8)

Amend temporary House Rule 8, page 71, paragraph 2, line one (1), of the House Rules by striking the word "shall" and inserting in lieu thereof the word "may".

COMMITTEE ON RULES

RALPH McCARTNEY, Chairman

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 1133, a bill for an act to legalize and validate the proceedings of the board of supervisors of Mitchell County, Iowa authorizing and providing for the issuance of county public hospital 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 county, with report of committee recommending passage, was taken up for consideration.

Van Drie of Story asked and received unanimous consent to withdraw the amendment filed by him on January 29, 1970, and found on page 282 of the House Journal.

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. 1133)

The ayes were, 102:

Alt	Freeman of	McCartney	Rodgers
Andersen	Clay-Dickinson	McCormick	Roorda
Battles	Gannon	Mendenhall	Sanders
Bergman	Goode	Menefee	Schmeiser
Blouin	Graham	Mezvinsky	Schroeder
Caffrey	Grassley	Middleewart	Schwartz
Camp	Hamilton	Millen	Shaw
Campbell	Hanson of	Miller of	Sorg
Corey	Howard-Mitchell	Des Moines	Stokes
Crabb	Hill	Miller of	Strand
Crosier	Holden	Jones	Stroburg
Cunningham	Huff	Miller of	Stromer
Darrington	Johnson of	Marshall	Strothman
Den Herder	Audubon	Miller of	Tapscott
Dietz	Kehe	Page	Tieden
Dougherty	Kennedy of	Nelson	Van Drie
Doyle	Chickasaw	Newton	Van Nostrand
Drake	Kennedy of	Nolting	Van Roekel
Duitscher	Dubuque	O'Hearn	Varley
Dunton	Kitner	Ossian	Walter
Edgington	Knight	Pelton	Warren
Ellsworth	Knoblauch	Perkins	Waugh
Ewell	Koch	Peterson	Weichman
Fisher of	Kreamer	Poncy	Welden
Greene	Kruse	Priebe	Wells
Franklin	Langland	Radl	Winkelman
Freeman of	Lawson	Renda	Wolfe
Buena Vista	Lippold	Rex	Mr. Speaker
	Logue		

The nays were, none.

Absent or not voting, 22:

Baker	Fischer of	Kluever	Mohrfeld
Bennett	Grundy	Lipsky	Nielsen
Brinck	Hansen of	Logemann	Pierson
Christensen	Black Hawk	Mayberry	Shepherd
Cochran	Jesse	McIntyre	Skinner
Dooley	Johnston of	Milligan	Voorhees
	Johnson		

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

APPROPRIATIONS CALENDAR

House File 1198, a bill for an act relating to the sale and use of fertilizers and pesticides, creating a fertilizer and pesticide review board and making an appropriation therefor, was taken up for consideration.

Pierson of Mahaska offered the following amendment filed by Pierson, et al., from the floor, and moved its adoption:

Amend House File 1198, page 1, line 13, by adding after the word "designees" the following:

" , also a representative of a firm in Iowa actively engaged in the manufacture or formulation of commercial fertilizers and pesticides, and a farmer experienced in the application of commercial fertilizers and pesticides to be appointed by the governor. The public representatives shall serve for a term of four years beginning July 1, 1970 and until their successors are appointed and qualify. The governor shall fill any public member's vacancy for an unexpired term. Public members shall receive thirty dollars per day and actual expenses for service on this review board. Said compensation and expenses shall be paid from funds provided under section two hundred point nine (200.9) of the Code".

A non-record roll call was requested.

The ayes were 58, the nays 50.

The amendment was adopted.

Pierson of Mahaska asked and received unanimous consent to withdraw the amendment filed by Pierson, et al., on February 20, 1970, and found on page 616 of the House Journal.

Strothman of Henry offered the following amendment filed by Strothman, et al.:

Amend House File 1198 as follows:

1. Page one (1), line twenty (20), strike "which are necessary and effective in".
2. Page one (1), strike lines twenty-one (21) to twenty-five (25), inclusive.
3. Page two (2), strike lines one (1) and two (2) and the word "control" in line three (3).
4. Page two (2), strike from line seven (7), the words "means any" and all of lines eight (8) and nine (9) and insert "has the meaning provided in section two hundred point three (200.3), subsection one (1) of the Code."
5. Page two (2), insert after line thirty-one (31) the following:
"9. A botanist and a plant pathologist appointed by the secretary of agriculture."
6. Page four (4), strike lines six (6) to nine (9), inclusive, and insert "at the end of subsection one (1) the words:

'At least one member of any crew applying a pesticide while employed by a commercial applicator shall carry the permit number of their commercial applicator's license.'

7. Page four (4), strike lines twenty-four (24) to twenty-six (26), inclusive, and reletter.

8. Page four (4), lines thirty (30) and thirty-one (31), strike "and the veterinary medical diagnostic laboratory at Iowa state university of science and technology".

9. Page five (5), strike from line ten (10) the word "fertilizer" and all of line eleven (11) and the words "of the Code" in line twelve (12) and insert "general fund of the state".

Division of the amendment was requested.

Strothman of Henry moved the adoption of amendments 1, 2 and 3, lines 1 through 7, of the Strothman, et al., amendment.

Amendments 1, 2 and 3 of the amendment lost.

Strothman of Henry moved the adoption of amendment 4, lines 8 through 11, of the Strothman, et al., amendment.

A non-record roll call was requested.

The ayes were 37, the nays 62.

Amendment 4 of the amendment lost.

Strothman of Henry moved the adoption of amendment 5, lines 12 through 15, of the Strothman, et al., amendment.

Amendment 5 of the amendment lost.

Strothman of Henry moved the adoption of amendment 6, lines 16 through 20, of the Strothman, et al., amendment.

Amendment 6 of the amendment lost.

Strothman of Henry moved the adoption of amendment 7, lines 21 and 22, of the Strothman, et al., amendment.

A non-record roll call was requested.

The ayes were 34, nays 57.

Amendment 7 of the amendment lost.

Strothman of Henry moved the adoption of amendment 8, lines 23 through 25, of the Strothman, et al., amendment.

Amendment 8 of the amendment lost.

Strothman of Henry moved that House File 1198 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.

The ayes were 48, the nays 56.

The motion lost.

(House File 1198 and amendment 9 of the Strothman, et al., amendment pending at recess.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS APPROPRIATIONS CALENDAR

The House resumed consideration of **House File 1198** and amendment 9, lines 26 through 29, of the Strothman, et al., amendment.

Strothman of Henry moved the adoption of amendment 9 of the Strothman, et al., amendment.

A non-record roll call was requested.

The ayes were 49, nays 48.

The amendment was adopted.

Cochran of Webster offered the following amendment from the floor and moved its adoption:

Amend House File 1198 as follows:

1. By striking from page 2, lines 17 through 19, and insert in lieu thereof: "3. State conservationist of the United States Soil Conservation Service or his designee;"

The amendment was adopted:

Shaw of Scott offered the following amendment filed by Lipsky of Linn and moved its adoption:

Amend House File 1198 as follows:

1. Page 2, line 28, by striking the word "and".

2. Page 2, by adding after line 31 the following new subsections:

(9) The dean, college of dentistry, university of Iowa, or his designee; and

(10) The dean, college of pharmacy, university of Iowa, or his designee.

The amendment lost.

Gannon of Jasper offered the following amendment filed by him and Cochran of Webster, from the floor, and moved its adoption:

Amend House File 1198, page 5, by adding to section 7 the following new subsection:

7. By striking from section two hundred six point three (206.3), Code 1966, all of lines forty (40) through fifty (50) and inserting in lieu thereof the following:

“(5) The date of manufacture.”

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?” (H.F. 1198)

The ayes were, 106:

Alt	Gannon	Mendenhall	Rodgers
Andersen	Goode	Menefee	Roorda
Baker	Graham	Mezvinsky	Sanders
Battles	Grassley	Middleswart	Schmeiser
Bergman	Hamilton	Millen	Schroeder
Blouin	Hanson of	Miller of	Schwartz
Brinck	Howard-Mitchell	Des Moines	Shaw
Caffrey	Hill	Miller of	Shepherd
Camp	Holden	Jones	Skinner
Campbell	Huff	Miller of	Sorg
Christensen	Jesse	Marshall	Stokes
Cochran	Johnson of	Miller of	Strand
Corey	Audubon	Page	Stroburg
Crosier	Kehe	Milligan	Stromer
Cunningham	Kennedy of	Mohrfeld	Tapscott
Den Herder	Chickasaw	Nelson	Tieden
Dietz	Kitner	Newton	Van Drie
Dooley	Knight	Nolting	Van Nostrand
Dougherty	Knoblauch	O'Hearn	Van Roekel
Doyle	Koch	Ossian	Varley
Drake	Kreamer	Pelton	Voorhees
Duitscher	Kruse	Peterson	Walter
Dunton	Lawson	Pierson	Warren
Edgington	Lippold	Poncy	Weichman
Ellsworth	Logue	Priebe	Welden
Ewell	Mayberry	Radl	Wells
Fisher of	McCartney	Renda	Winkelman
Greene	McCormick	Rex	Wolfe
Franklin			Mr. Speaker

The nays were, 7:

Crabb	Freeman of	Logemann	Waugh
Darrington	Clay-Dickinson	Strothman	
Freeman of			
Buena Vista			

Absent or not voting, 11:

Bennett	Johnston of	Cluever	Nielsen
Fischer of	Johnson	Langland	Perkins
Grundy	Kennedy of	Lipsky	
Hansen of	Dubuque	McIntyre	
Black Hawk			

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

REGULAR CALENDAR

Senate File 340, a bill for an act relating to election returns, 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. 340)

The ayes were, 111:

Andersen	Franklin	Logue	Rex
Baker	Freeman of	Mayberry	Rodgers
Battles	Buena Vista	McCartney	Roorda
Bergman	Freeman of	McCormick	Sanders
Blouin	Clay-Dickinson	Menefee	Schmeiser
Brinck	Gannon	Mezvinsky	Schroeder
Caffrey	Goode	Middleswart	Schwartz
Camp	Graham	Millen	Shaw
Campbell	Grassley	Miller of	Shepherd
Christensen	Hamilton	Des Moines	Skinner
Cochran	Hanson of	Miller of	Sorg
Corey	Howard-Mitchell	Jones	Stokes
Crabb	Hill	Miller of	Strand
Crosier	Holden	Marshall	Stroburg
Cunningham	Huff	Miller of	Stromer
Darrington	Jesse	Page	Strothman
Den Herder	Johnson of	Milligan	Tieden
Dietz	Audubon	Mohrfeld	Van Drie
Dooley	Kehe	Nelson	Van Nostrand
Dougherty	Kennedy of	Newton	Van Roekel
Doyle	Chickasaw	Nolting	Varley
Drake	Kitner	O'Hearn	Voorhees
Duitscher	Knight	Ossian	Walter
Dunton	Knoblauch	Pelton	Warren
Edgington	Koch	Peterson	Waugh
Ellsworth	Kreamer	Pierson	Weichman
Ewell	Kruse	Poncy	Welden
Fischer of	Lawson	Priebe	Wells
Grundty	Lippold	Radl	Winkelman
Fisher of	Logemann	Renda	Wolfe
Greene			Mr. Speaker

The nays were, none.

Absent or not voting, 13:

Alt	Johnston of	Langland	Nielsen
Bennett	Johnson	Lipsky	Perkins
Hansen of	Kennedy of	McIntyre	Tapscott
Black Hawk	Dubuque	Mendenhall	
	Kluever		

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

REPORTS OF COMMITTEES

Peterson of Woodbury, from the committee on county government, submitted the following reports:

MR. SPEAKER: Your committee on county government, to whom was referred **Senate File 568**, a bill for an act to provide for establishment of benefited street lighting districts in unincorporated 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**.

LOUIS PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred **House File 1092**, a bill for an act relating to township financial aid to private cemeteries, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

LOUIS PETERSON, Chairman

Grassley of Butler, from the committee on schools, submitted the following reports:

MR. SPEAKER: Your committee on schools, to whom was referred **Senate File 645**, a bill for an act to accept the provisions of the National School Lunch Act and the National Child Nutrition Act of 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**.

CHARLES E. GRASSLEY, Chairman

Also:

MR. SPEAKER: Your committee on schools, to whom was referred **House File 1192**, a bill for an act relating to school reorganization, begs leave to report it has had 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

- 1 Amend House File 1248 as follows:
- 2 1. By inserting the following new section:
- 3 Chapter three hundred eighty-six B (386B), Code 1966,
- 4 is hereby amended by adding the following new section:
- 5 "Any municipal corporation may impose an additional
- 6 tax of not to exceed one mill per dollar of assessed valua-
- 7 tion for the support of a municipal transit system, after
- 8 approval by a majority of the electorate.
- 9 Upon its own motion, or upon receipt of a petition
- 10 signed by not less than five percent of the qualified electors
- 11 within the municipal corporation, as determined by the number
- 12 of votes cast at the last regular municipal election, re-

13 questing that an election be held on the question, the council
14 shall submit the question to the electors at a special elec-
15 tion or at the regular municipal election.

16 Prior to the election, the council shall publish notice
17 at least three times, no oftener than once a week, in a
18 newspaper of general circulation serving the municipal corpora-
19 tion. The notice shall include a statement of the millage
20 rate of the additional tax proposed, and the year for which the
21 levy will first be imposed.

22 If a majority of the votes cast is in favor of the tax
23 it shall be imposed in the same manner as other property taxes,
24 according to the terms of the notice.

25 A tax for the support of a municipal transit system may
26 be repealed in the same manner as it was imposed. A tax
27 imposed under this section shall not be subject to any limita-
28 tion on tax levies for functional funds of municipal corpora-
29 tions."

30 2. Page 1, line 1, by inserting in the title after the word
31 "aid" the words ", and authorizing a tax for support of
32 municipal transit systems".

ANDERSEN of Woodbury

1 Amend House File 1294 by striking the period in line
2 twenty-four (24) of page one (1) and inserting the following after
3 the word "securities":
4 " , but subtraction shall be made for all federal income tax
5 paid or accrued, as the case may be, during the tax year, adjusted
6 by any federal income tax refunds and by adding the Iowa franchise
7 or moneys and credits tax deducted in computing said taxable income."

DARRINGTON of Harrison

On motion by Varley of Adair-Madison, the House adjourned
until 9:00 a.m., Tuesday, February 24, 1970.

JOURNAL OF THE HOUSE

Forty-fourth Calendar Day—Thirty-second Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, FEBRUARY 24, 1970.

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

Prayer was offered by the Reverend Stanley T. Hansen, pastor of the Exira Lutheran Church, Exira, Iowa.

The Journal of Monday, February 23, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hill of Marshall on request of Miller of Marshall.

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Twenty-six senior students from Mallard Community School, accompanied by their teacher, Mr. Adams. By Sanders of Emmet-Palo Alto.

Eight students from the business education class of Ottumwa High School, accompanied by their teacher, Mrs. Wilson. By Schwartz of Wapello and Poncy of Wapello.

Seventy-five ninth grade students from Woodrow Wilson Junior High School, Des Moines, Iowa, accompanied by their teacher, David Miller. By Bennett of Polk.

Thirty-six ninth grade students from Urbandale Junior High School, accompanied by their teacher, Mary Olee. By Huff of Polk.

Thirty-two senior students from Waukee High School, accompanied by their teacher, Edgar Darling. By Rodgers of Dallas.

Thirty-four sixth grade students from Jensen School, Urbandale, Iowa, accompanied by their teachers, Mrs. Schneider and Mrs. Booth. By Huff of Polk.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 1092 and 1192 and Senate Files 568 and 645, under Rule 35.

INTRODUCTION OF BILLS

House File 1303, by Ellsworth, a bill for an act relating to military leaves of absence of civil employees.

Read first time and referred to committee on **state government**.

House File 1304, by Fischer of Grundy, Fisher of Greene, Caffrey, Alt, Bennett, Cunningham, Den Herder, Darrington, Dietz, Dunton, Franklin, Grassley, Jesse, Kreamer, Poncy, Radl, Renda, Roorda, Skinner and Tapscott, a bill for an act to make an appropriation to the Executive Council for the College of Osteopathic Medicine and Surgery, Polk County, Iowa.

Read first time and referred to committee on **appropriations**.

House File 1305, by committee on cities and towns, a bill for an act relating to the issuance of bonds for dock purposes.

Read first time and **placed on the calendar**.

House File 1306, by committee on cities and towns, a bill for an act relating to the granting of easements by a municipality in connection with a project constructed, purchased, received by gift or lease under the provisions of chapter four hundred nineteen (419) of the Code.

Read first time and **placed on the calendar**.

SENATE MESSAGE CONSIDERED

Senate File 1189, a bill for an act to legalize and validate the special election of the Twin Cedars Community School District, in the counties of Marion and Mahaska, State of Iowa, held on May 20, 1969, on the proposition of issuing school bonds in the sum of not to exceed \$280,000.00, for the purpose of building and furnishing an addition to the junior-senior high school building and additional parking facilities therefor.

Read first time and referred to committee on **judiciary**.

MOTION TO RECONSIDER
(House File 1198)

MR. SPEAKER: I move to reconsider the vote by which House File 1198 passed the House.

VARLEY of Adair-Madison

SENATE AMENDMENT CONSIDERED
HOUSE REFUSES TO CONCUR
(House File 1176)

Menefee of Fayette called up for consideration **House File 1176**, a bill for an act relating to the Iowa public employees' retirement system, wages covered and the payment of benefits under such system, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1176, as passed by the House, by striking all of section 4 and renumbering the remaining sections.

Motion lost and the House refused to concur in the Senate amendment.

CONSIDERATION OF BILLS
WAYS AND MEANS CALENDAR

House File 1268, a bill for an act relating to taxation of mobile homes, providing for allocation of the proceeds of such tax, and requiring that manufacturers and dealers notify the county treasurer of the sale and delivery of a mobile home, was taken up for consideration.

Dunton of Keokuk offered the following amendment filed by him:

Amend House File 1268 as follows:

1. Page 1, by striking lines 6 through 17, inclusive, and inserting in lieu thereof the following:

Section 1. Section one hundred thirty-five D point twenty-two (135D.22), Code 1966, is hereby amended by striking subsection one (1) and inserting in lieu thereof the following:

"Multiply the number of square feet of floor space each mobile home contains when parked and in use by two and one-half cents plus one percent of the value of the mobile home. In computing floor space the exterior measurements of the mobile home shall be used as shown on the certificate of registration and title, but not including any area occupied by any hitching device. The value of a mobile home shall be fixed at the retail list price f.o.b. the factory, including the price of any equipment or fixtures installed in or attached to the mobile home as a component thereof, but not including the price of any item classified as furniture which is readily removable from the mobile home without the necessity of disconnecting any plumbing or similar mechanical connections. If the owner of a mobile home is sixty-five

years of age or older and his net income as defined in section four hundred twenty-two point seven (422.7) of the Code when included with that of his spouse is less than thirty-five hundred dollars per year, the semiannual tax shall be computed by multiplying the number of square feet of floor space the mobile home contains when parked and in use by seven and one-half cents."

2. Page 2, after line 32, insert the following:

(3) Every manufacturer of a mobile home sold or offered for sale within this state, either by the manufacturer, distributor, dealer, or any other person, shall, not later than September first of each year, file a statement in the office of the department of public safety showing the various models manufactured by him, and the retail list price. He shall also make the same report on subsequent new models manufactured.

No mobile home shall be registered in this state unless the manufacturer thereof has furnished to the department the statement giving the retail list price of the mobile home except as otherwise provided.

The department shall determine the retail list price on all makes and models of mobile homes which are not now being furnished or upon which the statement from the factory cannot be obtained.

The department shall annually prepare a report of all the different makes and models of mobile homes, statements of which have been filed in the office by the manufacturers, together with the retail list price. Copies of such statement shall be furnished each county treasurer.

Any mobile home manufactured prior to January 1, 1955 shall have a retail list price as determined by the department.

(4) Every manufacturer of a new mobile home offered for sale in this state by a manufacturer, distributor, dealer, or any other person shall display a sticker on the mobile home. The sticker shall be eight and one-half inches by eleven inches and shall be displayed on the entrance to the mobile home. The sticker shall list the retail list price f.o.b. the factory, the retail list price of all furniture in the mobile home, any other costs which will be assessed to the purchaser such as transportation, handling, or such other costs, and the annual tax payable under law for such mobile home. The sticker shall also state the number of square feet of floor space in the mobile home.

Sec. 5. Every mobile home manufacturer shall, not later than September 1, 1970, file a sworn statement with the department of public safety stating the various models manufactured by him after January 1, 1955 and the retail list price for and number of square feet of floor space in each model at the time such mobile home was offered for sale.

Sec. 6. This Act being deemed of immediate importance shall be in full force and effect from and after its final approval and publication in The Sigourney News-Review, a newspaper published

at Sigourney, Iowa, and North English Record, a newspaper published at North English, Iowa.

Division of the amendment was requested as follows: division 1 to be lines 1 through 52 and lines 65 through 70; division 2 to be lines 53 through 64 and division 3 to be lines 71 through 75.

Shepherd of Lee moved that House File 1268 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.

The ayes were 31, nays 74.

The motion lost.

Radl of Linn moved that division 1 of the Dunton amendment be tabled.

The motion lost.

Dunton of Keokuk moved the adoption of division 1, lines 1 through 52 and lines 65 through 70, of his amendment.

Roll call was requested by Dunton of Keokuk and the Speaker.

On the question "Shall division 1 of the amendment be adopted?"

Rule 70 was invoked.

Under the provisions of Rule 71, McCartney of Floyd refrained from voting.

The ayes were, 60:

Alt	Freeman of	Knoblauch	Priebe
Andersen	Buena Vista	Koch	Radl
Baker	Freeman of	Langland	Rex
Bergman	Clay-Dickinson	Lawson	Rodgers
Blouin	Gannon	Logue	Schmeiser
Brinck	Hamilton	McCormick	Schwartz
Caffrey	Hansen of	Mezvinsky	Skinner
Christensen	Black Hawk	Miller of	Strand
Corey	Hanson of	Jones	Stroburg
Crabb	Howard-Mitchell	Mohrfeld	Van Drie
Crosier	Jesse	Newton	Van Roekel
Cunningham	Johnston of	Nolting	Voorhees
Dunton	Johnson	Pelton	Warren
Ewell	Kennedy of	Perkins	Waugh
Fischer of	Chickasaw	Peterson	Weichman
Grundy	Kennedy of	Pierson	Wells
Franklin	Dubuque	Poney	Wolfe
	Kitner		

The nays were, 57:

Battles	Cochran	Den Herder	Dougherty
Campbell	Darrington	Dietz	Doyle

Drake	Kluever	Miller of	Shepherd
Duitscher	Kreamer	Marshall	Sorg
Edgington	Kruse	Miller of	Stokes
Ellsworth	Lippold	Page	Stromer
Fisher of	Logemann	Milligan	Strothman
Greene	Mayberry	Nelson	Tapscott
Goode	McIntyre	Nielsen	Tieden
Graham	Mendenhall	O'Hearn	Van Nostrand
Grassley	Menefee	Ossian	Varley
Holden	Middleswart	Renda	Walter
Huff	Millen	Roorda	Welden
Johnson of	Miller of	Sanders	Winkelman
Audubon	Des Moines	Schroeder	Mr. Speaker
Kehe		Shaw	

Absent or not voting, 7:

Bennett	Dooley	Knight	McCartney
Camp	Hill	Lipsky	

Division 1 of the amendment was adopted.

Dunton of Keokuk moved the adoption of division 2, lines 53 through 64, of his amendment.

Division 2 of the amendment was adopted.

Speaker pro tempore Millen in the chair at 11:05 a.m.

Dunton of Keokuk moved the adoption of division 3, lines 71 through 75, of his amendment.

A non-record roll call was requested.

The ayes were 46, nays 62.

Division 3 of the amendment lost.

Baker of Boone offered the following amendment from the floor and moved its adoption:

Amend House File 1268 by striking from page 1 all of lines 18 through 24.

A non-record roll call was requested.

The ayes were 55, nays 43.

The amendment was adopted.

Skinner of Polk moved to reconsider the vote by which division 1 of the Dunton amendment was adopted.

A non-record roll call was requested.

The ayes were 66, nays 47.

The motion prevailed.

(House File 1268 pending at recess.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of **House File 1268** and division 1 of the Dunton amendment.

Skinner of Polk moved that House File 1268 be deferred and that the bill be retained on the calendar under unfinished business.

The motion lost.

Division of division 1 of the Dunton amendment was requested.

Dunton of Keokuk moved the adoption of lines 1 through 27 of division 1 of his amendment.

Roll call was requested by Dunton of Keokuk and the Speaker.

On the question "Shall lines 1 through 27 of division 1 of the amendment be adopted?"

Rule 70 was invoked.

Under the provisions of Rule 71, McCartney of Floyd refrained from voting.

The ayes were, 53:

Alt	Franklin	Knight	Poncy
Andersen	Freeman of	Knoblauch	Priebe
Baker	Buena Vista	Koch	Rodgers
Bergman	Freeman of	Langland	Sanders
Blouin	Clay-Dickinson	Lawson	Schmeiser
Brinck	Gannon	Logue	Shepherd
Caffrey	Hansen of	Mayberry	Skinner
Christensen	Black Hawk	McCormick	Stroburg
Corey	Hanson of	Mezvinsky	Voorhees
Crabb	Howard-Mitchell	Miller of	Warren
Crosier	Johnson of	Jones	Waugh
Cunningham	Audubon	Newton	Weichman
Dooley	Kennedy of	Nolting	Wells
Dougherty	Chickasaw	Peterson	Wolfe
Dunton	Kennedy of	Pierson	
Ewell	Dubuque		

The nays were, 61:

Battles	Den Herder	Duitscher	Fischer of
Campbell	Dietz	Edgington	Grundy
Cochran	Doyle	Ellsworth	Fisher of
Darrington	Drake		Greene

Goode	McIntyre	Mohrfeld	Stokes
Graham	Mendenhall	Nelson	Strand
Grassley	Menefee	Nielsen	Stromer
Hamilton	Middleswart	Ossian	Strothman
Holden	Millen	Pelton	Tapscott
Huff	Miller of	Perkins	Tieden
Jesse	Des Moines	Radl	Van Drie
Kehe	Miller of	Renda	Van Nostrand
Kitner	Marshall	Roorda	Van Roekel
Kluever	Miller of	Schroeder	Varley
Kruse	Page	Schwartz	Walter
Logemann	Milligan	Shaw	Welden
		Sorg	Winkelman
			Mr. Speaker

Absent or not voting, 10:

Bennett	Johnston of	Lippold	O'Hearn
Camp	Johnson	Lipsky	Rex
Hill	Kreamer	McCartney	

Lines 1 through 27 of division 1 of the amendment lost.

Brinck of Lee moved that House File 1268 be tabled.

The motion lost.

Dunton of Keokuk asked and received unanimous consent that House File 1268 be deferred and that the bill be retained on the calendar under unfinished business.

(House File 1268 and the Dunton amendment pending.)

MESSAGES FROM 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 125, a bill for an act relating to civil service.

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 628, a bill for an act to establish definition for frozen desserts.

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

Senate File 1178, a bill for an act relating to enforcement of motor vehicle laws.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1197, a bill for an act relating to vacations for state employees.

CARROLL A. LANE
Secretary of the Senate

(House File 1268 pending at recess.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of **House File 1268** and division 1 of the Dunton amendment.

Skinner of Polk moved that House File 1268 be deferred and that the bill be retained on the calendar under unfinished business.

The motion lost.

Division of division 1 of the Dunton amendment was requested.

Dunton of Keokuk moved the adoption of lines 1 through 27 of division 1 of his amendment.

Roll call was requested by Dunton of Keokuk and the Speaker.

On the question "Shall lines 1 through 27 of division 1 of the amendment be adopted?"

Rule 70 was invoked.

Under the provisions of Rule 71, McCartney of Floyd refrained from voting.

The ayes were, 53:

Alt	Franklin	Knight	Pony
Andersen	Freeman of	Knoblauch	Priebe
Baker	Buena Vista	Koch	Rodgers
Bergman	Freeman of	Langland	Sanders
Blouin	Clay-Dickinson	Lawson	Schmeiser
Brinck	Gannon	Logue	Shepherd
Caffrey	Hansen of	Mayberry	Skinner
Christensen	Black Hawk	McCormick	Stroburg
Corey	Hanson of	Mezvinsky	Voorhees
Crabb	Howard-Mitchell	Miller of	Warren
Crosier	Johnson of	Jones	Waugh
Cunningham	Audubon	Newton	Weichman
Dooley	Kennedy of	Nolting	Wells
Dougherty	Chickasaw	Peterson	Wolfe
Dunton	Kennedy of	Pierson	
Ewell	Dubuque		

The nays were, 61:

Battles	Den Herder	Duitscher	Fischer of
Campbell	Dietz	Edgington	Grundy
Cochran	Doyle	Ellsworth	Fisher of
Darrington	Drake		Greene

Goode	McIntyre	Mohrfeld	Stokes
Graham	Mendenhall	Nelson	Strand
Grassley	Menefee	Nielsen	Stromer
Hamilton	Middleswart	Ossian	Strothman
Holden	Millen	Pelton	Tapscott
Huff	Miller of	Perkins	Tieden
Jesse	Des Moines	Radl	Van Drie
Kehe	Miller of	Renda	Van Nostrand
Kitner	Marshall	Roorda	Van Roekel
Kluever	Miller of	Schroeder	Varley
Kruse	Page	Schwartz	Walter
Logemann	Milligan	Shaw	Welden
		Sorg	Winkelman
			Mr. Speaker

Absent or not voting, 10:

Bennett	Johnston of	Lippold	O'Hearn
Camp	Johnson	Lipsky	Rex
Hill	Kreamer	McCartney	

Lines 1 through 27 of division 1 of the amendment lost.

Brinck of Lee moved that House File 1268 be tabled.

The motion lost.

Dunton of Keokuk asked and received unanimous consent that House File 1268 be deferred and that the bill be retained on the calendar under unfinished business.

(House File 1268 and the Dunton amendment pending.)

MESSAGES FROM 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 125, a bill for an act relating to civil service.

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 628, a bill for an act to establish definition for frozen desserts.

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

Senate File 1178, a bill for an act relating to enforcement of motor vehicle laws.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1197, a bill for an act relating to vacations for state employees.

CARROLL A. LANE
Secretary of the Senate

**SENATE AMENDMENT TO HOUSE AMENDMENT
TO SENATE FILE 628**

Amend the House amendment to Senate File 628 by striking lines 94 through 113, inclusive.

SENATE AMENDMENT TO HOUSE FILE 1197

Amend House File 1197, page 1, by inserting after line 4 the following new subsections and renumbering:

1. By striking from lines eleven (11), twelve (12), and thirteen (13) the words "one week vacation after one year employment and".
2. By striking from line fourteen (14) the word "second" and inserting in lieu thereof the words "first year, one week of which may be taken after six months of employment".

REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government, submitted the following reports:

MR. SPEAKER: Your committee on state government, to whom was referred **House File 1117**, a bill for an act relating to the solicitation of public donations, begs leave to report it has had the same under consideration and has instructed me to report 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 1117 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred twenty-two point one (122.1), Code 1966, is hereby amended as follows:

1. By inserting in line one (1) after the word "No" the word "corporation,".
2. By striking lines five (5) and six (6).
3. By striking from line seven (7) the words "in this state;".

Sec. 2. Section one hundred twenty-two point four (122.4), Code 1966, is hereby amended as follows:

1. By striking from line twelve (12) the words "such organized" and inserting in lieu thereof the words "corporation, organization,".
2. By inserting in subsection three (3), line three (3), after the word "purpose" the words "including, but not limited to salaries and expenses of officers and employees, and other expenses".
3. By inserting in line twenty-nine (29) after the word "said" the word "corporation,".

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred **House File 1171**, a bill for an act relating to the terms of office of the architectural examining 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*.

G. 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 581**, 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 pass*.

RAY C. CUNNINGHAM, Chairman

Hill of Marshall, from the committee on judiciary, submitted the following reports:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House File 645**, a bill for an act to declare narcotics a public nuisance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same *do pass*.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate File 444**, a bill for an act relating to post-conviction procedure, begs leave to report it has had 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 1149**, a bill for an act relating to publication of the opinions of the supreme court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same *do pass*.

WILLIAM HILL, Chairman

Miller of Page, from the committee on transportation, submitted the following reports:

MR. SPEAKER: Your committee on transportation, to whom was referred **House File 1185**, a bill for an act relating to closed 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 1185 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter three hundred six (306), Code 1966, is hereby amended by adding the following new section:

"The board or commission having jurisdiction and control over any highway in the state, or the chief engineer when delegated by such board or commission, may temporarily close sections of a highway when reasonably necessary for the purpose of construction, reconstruction, maintenance or natural disaster and shall cause to be erected "road closed—enter at your own risk" signs and partial or total barricades in the roadway at each end of the closed highway section. The board or commission having jurisdiction over a section of highway closed in accordance with the provisions of this Act, or the persons or contractors employed to carry out the construction, reconstruction, or maintenance of the closed section of highway, shall not be liable for any damages to any property or for any injuries to any person that enters the closed section of highway, unless the damages are caused by gross negligence of the board, commission or contractor.

Nothing herein shall be construed to prohibit or deny any person from gaining lawful access to his property or residence."

"Sec. 2. This Act being deemed of immediate importance shall take effect and be in force from and after its approval and publication in the Bremer County Independent, a newspaper published in Waverly, Iowa, and in the Hampton Chronicle, a newspaper published in Hampton, Iowa."

LEROY S. MILLER, Chairman

Also:

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 be amended as follows, and when so amended the bill do pass:

Amend Senate File 534, line 12, by striking the word "and" and inserting in lieu thereof the word "or."

LEROY S. MILLER, Chairman

AMENDMENTS FILED

- 1 Amend House File 1159 as follows:
- 2 By striking from page 1, lines 4 through 11, inclusive,
- 3 and inserting in lieu thereof the following:
- 4 Section 1. Chapter one hundred forty-two (142), sec-
- 5 tion five (5), Acts of the Sixty-third General Assembly,
- 6 First Session, amending section one hundred sixty-three point
- 7 thirty (163.30), Code 1966, is hereby amended as follows:
- 8 1. By striking from line fifty-six (56) the word "either".
- 9 2. By striking from line fifty-seven (57) the word
- 10 "thirty" and inserting in lieu thereof the word "sixty".
- 11 3. By striking from lines fifty-eight (58), fifty-nine
- 12 (59), and sixty (60) the words "or, if such incoming swine
- 13 are not thus separated, all swine on such premises shall be
- 14 quarantined for thirty days beginning with arrival of the
- 15 incoming swine,".
- 16 4. By striking from line sixty-eight (68) the word

17 "either".

18 5. By striking from line sixty-nine (69) the word
19 "thirty" and inserting in lieu thereof the word "sixty".

20 6. By striking from lines seventy (70), seventy-one
21 (71), and seventy-two (72) the words "or if such incoming
22 swine are not thus separated, all swine on such premises
23 shall be quarantined for thirty days beginning with
24 arrival of the incoming swine,".

25 7. By striking from line eighty-five (85) the word
26 "either".

27 8. By striking from line eighty-six (86) the word
28 "thirty" and inserting in lieu thereof the word "sixty".

29 9. By striking from lines eighty-seven (87), eighty-
30 eight (88), and eighty-nine (89) the words "or if such
31 incoming swine are not thus separated, all swine on such
32 premises shall be quarantined for thirty days beginning
33 with arrival of the incoming swine,".

PRIEBE of Kossuth
CHRISTENSEN of Clarke-Union
CRABB of Crawford
CAMPBELL of Washington

1 Amend the Pierson, Cochran, Roorda and Middleswartz
2 amendment to House File 1198, filed February 23, 1970, as
3 follows:

4 Strike all of lines 13, 14 and 15 and insert in
5 lieu thereof the following:

6 "Said compensation and expenses shall be paid from
7 the general fund."

PIERSON of Mahaska

1 Amend House File 1238 by striking all after the comma in
2 line 8, all of line 9, and inserting in lieu thereof the
3 following: "and the return of service has been filed in the
4 office of the clerk of the court."

VAN NOSTRAND of Pottawattamie

1 Amend House File 1268 by inserting on page 2, after line
2 32 the following new sections:

3 3. "Every manufacturer of a mobile home sold or
4 offered for sale within this state, either by the manu-
5 facturer, distributor, dealer, or any other person, shall,
6 not later than September first of each year, file a statement
7 in the office of the department of public safety showing the
8 various models manufactured by him, and the retail list price.
9 He shall also make the same report on subsequent new models
10 manufactured. For the purposes of this chapter, the retail
11 list price shall be the suggested retail price f.o.b. the
12 factory including the price of any fixtures permanently installed in or
13 attached to the mobile homes, less the price of any household
14 goods or furnishings."

15 4. "No mobile home shall be registered in this state
16 unless the manufacturer thereof has furnished to the depart-
17 ment the statement giving the retail list price of the mobile
18 home except as otherwise provided.

19 The department shall determine the retail list price on
20 all makes and models of mobile homes which are not now being
21 furnished or where the factory does not have records available
22 to provide such retail list price.

23 Any mobile home manufactured prior to January 1, 1955
24 shall have a retail list price as determined by the department."

25 5. "The department shall prepare a report of all the
26 different makes and models of mobile homes, statements of which
27 have been filed in the office by the manufacturers, together
28 with the retail list price."

29 Sec. 5. Every mobile home manufacturer shall, not later
30 than September 1, 1970, file a sworn statement with the depart-
31 ment of public safety stating the various models manufactured
32 by him after January 1, 1955 and the retail list price for and
33 number of square feet of floor space in each mobile home at the
34 time such mobile home was offered for sale.

DUNTON of Keokuk
COCHRAN of Webster

1 Amend House File 1268 as follows:

2 1. Page 1, line 12, by striking the words, "net income as
3 defined in sec-" and all of line 13, and inserting in lieu thereof
4 the words: "total gross income when".

5 2. Page 2, line 22, by striking the words "net income as
6 defined in section four hun-" and all of line 23, and inserting
7 in lieu thereof the words: "total gross income when included".

FREEMAN of Buena Vista

1 Amend House File 1294 as follows:

2 1. Page 1, by inserting in line 12 after the word "company,"
3 the words "a federally chartered savings and loan association,
4 a financial institution chartered by the federal home loan bank
5 board,".

6 2. Page 4, line 32, by striking the first use of the word "and"
7 and inserting in lieu thereof the word "which".

8 3. Page 5, line 2, by striking the words "school district general"
9 and inserting in lieu thereof the words "basic school tax equali-
10 zation".

11 4. Page 5, line 5, by striking the words "school district
12 general" and inserting in lieu thereof the words "basic school
13 tax equalization".

14 5. Page 5, by striking lines 6, 7 and 8, and renumbering the
15 remaining sections.

16 6. Page 1, by inserting in line 1 of the title after the word
17 "institutions" the words ", and the taxation of moneys and
18 credits".

VAN NOSTRAND of Pottawattamie

1 Amend Senate File 1135 by adding as a new section:

2 "Chapter four hundred seventy-two (472), Code 1966, is
3 amended by adding the following:

4 'Any private person, corporation, utility or entity authorized
5 by law to acquire property by eminent domain that does acquire
6 the property of any person after the effective date of this Act,
7 who is displaced thereby, shall pay to such person, in addition

8 to all other sums of money required by law, a displacement
9 allowance in accordance with sections three (3) and four (4)
10 and five (5) of Senate File 1055, Acts of the Sixty-third Gen-
11 eral Assembly, Second Session. The displacement allowance
12 shall be paid in the manner provided in that Act and pursuant
13 to the rules promulgated by the condemnation commission. Any
14 person aggrieved by a determination as to eligibility for a pay-
15 ment or the amount of such payment may, upon application, have
16 the matter reviewed by the commission. The decision of the
17 commission upon review shall be final as to all parties. Any
18 private person, corporation, utility, or entity authorized by
19 law to acquire property by eminent domain that proposes to
20 acquire the property of any person who will be displaced by
21 such acquisition, shall inform such person of his right to
22 receive a displacement allowance and, if his entitlement
23 thereto or the amount thereof is in dispute, his right of
24 appeal to the commission.'"

MILLER of Page

On motion by Varley of Adair-Madison, the House adjourned
until 9:00 a.m., Wednesday, February 25, 1970.

JOURNAL OF THE HOUSE

Forty-fifth Calendar Day—Thirty-third Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, FEBRUARY 25, 1970.

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

Prayer was offered by the Reverend Oscar Johnson, pastor of the Immanuel Lutheran Church, Harlan, Iowa.

The Journal of Tuesday, February 24, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Miller of Des Moines on request of Schmeiser of Des Moines; Bennett of Polk on request of Renda of Polk.

PRESENTATION OF VISITORS

The Speaker announced that the following visitors were present in the House chamber:

Eleven Cub Scouts from Western Hills School, West Des Moines, Iowa, accompanied by their leader, James Gale. By Alt of Polk.

Thirty-six ninth grade students from Urbandale Junior High School, accompanied by their teacher, Mary S. Olee. By Huff of Polk.

Sixty senior government class students from Madrid High School, accompanied by their teacher, Mr. Stewart. By Baker of Boone.

One hundred students from Woodrow Wilson Junior High School, Des Moines, Iowa, accompanied by their teacher, Mr. Vantuyl. By Bennett of Polk.

Thirteen students from Crestland Junior High School, Nemaha, Iowa, accompanied by their teacher, Mrs. Jeppesen. By Winkelman of Calhoun and Graham of Ida-Sac.

Thirty-four fourth grade students from Radcliffe, Iowa, accompanied by their teachers, Elaine Gelhaus and Marjorie Krause. By Welden of Hardin.

Forty fourth and fifth grade students from Twin Cedars School,

accompanied by their teacher, N. E. Galbery. By Van Roekel of Marion and Pierson of Mahaska.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 581, 645, 1117, 1171 and 1185 and Senate Files 444, 534 and 1149, under Rule 35.

PROOF OF PUBLICATION

Published copy of House File 1307 and verified proof of publication of said bill in The Malvern Leader, Malvern, 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 BILL

House File 1307, by committee on judiciary, a bill for an act to legalize and validate the proceedings of the board of directors of the Henderson consolidated school district, in the County of Mills, State of Iowa, confirming and authorizing the sale of certain real property.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 125, a bill for an act relating to civil service.

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

Senate File 1178, a bill for an act relating to enforcement of motor vehicle laws and regulations.

Read first time and referred to committee on transportation.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 1101, a bill for an act relating to boundaries of soil conservation districts.

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

Senate File 1139, a bill for an act relating to issuance of public bonds.

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

Senate File 1140, a bill for an act relating to school bond taxes.

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

Senate File 1159, a bill for an act relating to the maximum amounts authorized to be levied for principal and interest of bonded indebtedness of certain school corporations.

Also: That the Senate requests the return of Senate File 1051, a bill for an act relating to county ambulance service, for further consideration.

CARROLL A. LANE
Secretary of the Senate

CONSIDERATION OF BILLS
UNFINISHED BUSINESS
(House File 1268)

The House resumed consideration of **House File 1268**, a bill for an act relating to taxation of mobile homes, providing for allocation of the proceeds of such tax, and requiring that manufacturers and dealers notify the county treasurer of the sale and delivery of a mobile home, and the reconsideration of the Dunton amendment found on pages 630, 631 and 632 of the House Journal.

Dunton of Keokuk asked and received unanimous consent to withdraw lines 28 through 52 and lines 65 through 70 of division 1 of his amendment.

Dunton of Keokuk offered the following amendment filed by him and moved its adoption:

Amend House File 1268 by inserting on page 2, after line 32 the following new sections:

3. "Every manufacturer of a mobile home sold or offered for sale within this state, either by the manufacturer, distributor, dealer, or any other person, shall, not later than September first of each year, file a statement in the office of the department of public safety showing the various models manufactured by him, and the retail list price. He shall also make the same report on subsequent new models manufactured. For the purposes of this chapter, the retail list price shall be the suggested retail price f.o.b. the factory including the price of any fixtures permanently installed in or attached to the mobile homes, less the price of any household goods or furnishings."

4. "No mobile home shall be registered in this state unless the manufacturer thereof has furnished to the department the statement giving the retail list price of the mobile home except as otherwise provided.

The department shall determine the retail list price on all makes and models of mobile homes which are not now being

furnished or where the factory does not have records available to provide such retail list price.

Any mobile home manufactured prior to January 1, 1955 shall have a retail list price as determined by the department."

5. "The department shall prepare a report of all the different makes and models of mobile homes, statements of which have been filed in the office by the manufacturers, together with the retail list price."

Sec. 5. Every mobile home manufacturer shall, not later than September 1, 1970, file a sworn statement with the department of public safety stating the various models manufactured by him after January 1, 1955 and the retail list price for and number of square feet of floor space in each mobile home at the time such mobile home was offered for sale.

The amendment was adopted.

Freeman of Buena Vista offered the following amendment filed by him and moved its adoption:

Amend House File 1268 as follows:

1. Page 1, line 12, by striking the words, "net income as defined in sec-" and all of line 13, and inserting in lieu thereof the words: "total gross income when".

2. Page 2, line 22, by striking the words "net income as defined in section four hun-" and all of line 23, and inserting in lieu thereof the words: "total gross income when included".

A non-record roll call was requested.

The ayes were 37, nays 60.

The amendment lost.

Hansen of Black Hawk offered the following amendment from the floor and moved its adoption:

Amend House File 1268 as follows:

1. Page 1, section 1, line 14, by striking the word "thirty-five" and inserting in lieu thereof "forty-two".

2. Page 2, section 4, subsection 2, line 24, by striking the word "thirty-five" and inserting in lieu thereof "forty-two".

The amendment lost.

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. 1268)

The ayes were, 74:

Alt	Camp	Den Herder	Duitscher
Andersen	Campbell	Dietz	Dunton
Bergman	Cochran	Dooley	Edgington
Blouin	Cunningham	Dougherty	Ellsworth
Caffrey	Darrington	Drake	

Fischer of Grundy	Cluever Knoblauch	Miller of Marshall	Shaw Sorg
Fisher of Greene	Kreamer Kruse	Miller of Page	Stokes Strand
Graham Grassley	Lawson Lippold	Milligan Mohrfeld	Stromer Tapscott
Hamilton Hansen of Black Hawk	Logemann Logue	Nelson Nielsen	Van Drie Van Nostrand
Hanson of Howard-Mitchell	McCormick McIntyre	Ossian Pelton	Varley Voorhees
Hill Holden	Mendenhall Menefee	Perkins Roorda	Walter Waugh
Huff Johnson of Audubon	Middleswart Millen	Schmeiser Schroeder	Weichman Winkelman
	Miller of Jones	Schwartz	Wolfe Mr. Speaker

The nays were, 42:

Baker Battles	Freeman of Clay-Dickinson	Koch Langland	Renda Rex
Brinck Christensen	Gannon Goode	Mayberry Mezvinsky	Rodgers Sanders
Corey Crabb	Jesse Johnston of Johnson	Newton Nolting	Shepherd Stroburb
Crosier Doyle	Kehe Kennedy of Chickasaw	O'Hearn Peterson	Tieden Van Roekel
Ewell Freeman of Buena Vista	Kitner Knight	Pierson Poncey	Warren Welden
		Priebe Radl	Wells

Absent or not voting, 8:

Bennett Franklin	Kennedy of Dubuque Lipsky	McCartney Miller of Des Moines	Skinner Strothman
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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

RECONSIDERATION OF HOUSE FILE 642

Andersen of Woodbury called up for consideration the motion to reconsider **House File 642** and moved to reconsider the vote by which House File 642, a bill for an act to authorize the creation of a capital improvements reserve fund by cities and towns, failed to pass the House on February 18.

Roll call was requested by Andersen of Woodbury and Welden of Hardin.

On the question "Shall the vote by which House File 642 failed to pass the House be reconsidered?"

The ayes were, 85:

Alt Andersen	Battles Bergman	Brinck Camp	Christensen Crabb
Baker	Blouin	Campbell	Crosier

Cunningham	Hansen of	McCormick	Schwartz
Darrington	Black Hawk	Mendenhall	Shaw
Den Herder	Hanson of	Menefee	Shepherd
Dougherty	Howard-Mitchell	Mezvinsky	Sorg
Drake	Hill	Millen	Strand
Duitscher	Huff	Miller of	Stroburg
Dunton	Jesse	Page	Stromer
Edgington	Johnston of	Milligan	Strothman
Ellsworth	Johnson	Mohrfeld	Tapscott
Fischer of	Kehe	Newton	Van Drie
Grundy	Kennedy of	Pelton	Van Nostrand
Franklin	Chickasaw	Perkins	Varley
Freeman of	Kitner	Poncy	Voorhees
Buena Vista	Kluever	Priebe	Walter
Freeman of	Knoblauch	Radl	Warren
Clay-Dickinson	Lawson	Renda	Waugh
Gannon	Lippold	Rex	Weichman
Goode	Logemann	Roorda	Welden
Graham	Logue	Sanders	Wells
Hamilton	Mayberry	Schmeiser	Winkelman
			Wolfe

The nays were, 25:

Corey	Johnson of	Miller of	Peterson
Dietz	Audubon	Marshall	Rodgers
Doyle	Knight	Nelson	Schroeder
Ewell	Kruse	Nielsen	Stokes
Fisher of	Langland	Nolting	Tieden
Greene	Miller of	O'Hearn	Van Roekel
Grassley	Jones	Ossian	Mr. Speaker
Holden			

Absent or not voting, 14:

Bennett	Kennedy of	Lipsky	Miller of
Caffrey	Dubuque	McCartney	Des Moines
Cochran	Koch	McIntyre	Pierson
Dooley	Kreamer	Middleswart	Skinner

The motion to reconsider prevailed.

Andersen of Woodbury moved to reconsider the vote by which House File 642 was placed on its last reading.

The motion prevailed.

Andersen of Woodbury moved to reconsider the vote by which the amendment by Welden of Hardin failed to be adopted on February 18, 1970, and found on page 562 of the House Journal.

A non-record roll call was requested.

The ayes were 83, nays 21.

The motion prevailed.

Welden of Hardin offered the following amendment filed by him and moved its adoption:

Amend House File 642 by striking in line twenty-five (25) the word "ten" and inserting in lieu thereof the word "five".

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. 642)

The ayes were, 95:

Alt	Franklin	Langland	Rex
Andersen	Freeman of	Lawson	Roorda
Baker	Buena Vista	Lippold	Sanders
Battles	Freeman of	Logemann	Schmeiser
Bergman	Clay-Dickinson	Logue	Schroeder
Blouin	Gannon	Mayberry	Schwartz
Brinck	Goode	McCormick	Shaw
Caffrey	Hamilton	McIntyre	Shepherd
Camp	Hansen of	Mendenhall	Strand
Campbell	Black Hawk	Menefee	Stroburg
Christensen	Hanson of	Mezvinsky	Strothman
Cochran	Howard-Mitchell	Millen	Tapscott
Crabb	Hill	Miller of	Van Drie
Crosier	Huff	Marshall	Van Nostrand
Cunningham	Jesse	Miller of	Van Roekel
Darrington	Johnston of	Page	Varley
Den Herder	Johnson	Milligan	Voorhees
Dietz	Kehe	Newton	Walter
Dooley	Kennedy of	Nielsen	Warren
Dougherty	Chickasaw	Pelton	Wagh
Drake	Kitner	Perkins	Weichman
Dunton	Kluever	Pierson	Welden
Edgington	Knight	Poney	Wells
Ellsworth	Knoblauch	Priebe	Winkelman
Fischer of	Kreamer	Radl	Wolfe
Grundy	Kruse	Renda	Mr. Speaker

The nays were, 20:

Doyle	Grassley	Miller of	Ossian
Duitscher	Holden	Jones	Peterson
Ewell	Johnson of	Mohrfeld	Rodgers
Fisher of	Audubon	Nelson	Stokes
Greene	Koch	Nolting	Tieden
Graham	Middleswart	O'Hearn	

Absent or not voting, 9:

Bennett	Kennedy of	McCartney	Skinner
Corey	Dubuque	Miller of	Sorg
	Lipsky	Des Moines	Stromer

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

RECONSIDERATION OF HOUSE FILE 1198

Varley of Adair-Madison called up for consideration the motion

to reconsider, filed February 24, 1970, and found on page 630 of the House Journal, and moved to reconsider the vote by which **House File 1198**, a bill for an act relating to the sale and use of fertilizers and pesticides, creating a fertilizer and pesticide review board and making an appropriation therefor, passed the House on February 23.

The motion prevailed.

Varley of Adair-Madison moved to reconsider the vote by which House File 1198 was placed on its last reading.

The motion prevailed.

Varley of Adair-Madison moved to reconsider the vote by which the following Pierson, et al., amendment was adopted on February 23, 1970:

Amend House File 1198, page 1, line 13, by adding after the word "designees" the following:

" , also a representative of a firm in Iowa actively engaged in the manufacture or formulation of commercial fertilizers and pesticides, and a farmer experienced in the application of commercial fertilizers and pesticides to be appointed by the governor. The public representatives shall serve for a term of four years beginning July 1, 1970 and until their successors are appointed and qualify. The governor shall fill any public member's vacancy for an unexpired term. Public members shall receive thirty dollars per day and actual expenses for service on this review board. Said compensation and expenses shall be paid from funds provided under section two hundred point nine (200.9) of the Code".

The motion prevailed.

Pierson of Mahaska offered the following amendment filed by Pierson, et al., and moved its adoption:

Amend the Pierson, Cochran, Roorda and Middleswart amendment to House File 1198, filed February 23, 1970, as follows:

Strike all of lines 13, 14 and 15 and insert in lieu thereof the following:

"Said compensation and expenses shall be paid from the general fund."

The amendment to the amendment was adopted.

Pierson of Mahaska moved the adoption of the Pierson, et al., amendment as amended.

The amendment as amended 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?" (H.F. 1198)

The ayes were, 107:

Alt	Fisher of	Logue	Rex
Andersen	Greene	Mayberry	Rodgers
Baker	Gannon	McCormick	Roorda
Battles	Goode	McIntyre	Sanders
Bergman	Graham	Mendenhall	Schroeder
Blouin	Grassley	Menefee	Schwartz
Brinck	Hamilton	Mezvinsky	Shaw
Caffrey	Hansen of	Middleswart	Shepherd
Campbell	Black Hawk	Millen	Sorg
Christensen	Hanson of	Miller of	Stokes
Cochran	Howard-Mitchell	Jones	Strand
Crabb	Hill	Miller of	Stroburg
Crosier	Holden	Marshall	Stromer
Cunningham	Huff	Miller of	Strothman
Darrington	Jesse	Page	Tapscott
Den Herder	Johnson of	Milligan	Tieden
Dietz	Audubon	Mohrfeld	Van Drie
Dooley	Kehe	Nelson	Van Nostrand
Dougherty	Kitner	Newton	Van Roekel
Doyle	Kluever	Nielsen	Varley
Drake	Knight	Nolting	Voorhees
Duitscher	Knoblauch	O'Hearn	Walter
Dunton	Koch	Ossian	Warren
Edgington	Kreamer	Perkins	Waugh
Ellsworth	Kruse	Peterson	Weichman
Ewell	Langland	Pierson	Welden
Fischer of	Lawson	Poncy	Winkelman
Grundy	Lippold	Priebe	Wolfe
	Logemann	Renda	Mr. Speaker

The nays were, 6:

Freeman of	Freeman of	Kennedy of	Schmeiser
Buena Vista	Clay-Dickinson	Chickasaw	Wells
		Radl	

Absent or not voting, 11:

Bennett	Johnston of	Lipsky	Pelton
Camp	Johnson	McCartney	Skinner
Corey	Kennedy of	Miller of	
Franklin	Dubuque	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

House File 1294, a bill for an act relating to the taxation of financial institutions, was taken up for consideration.

Van Nostrand of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 1294 as follows:

1. Page 1, by inserting in line 12 after the word "company,"

the words "a federally chartered savings and loan association, a financial institution chartered by the federal home loan bank board,".

2. Page 4, line 32, by striking the first use of the word "and" and inserting in lieu thereof the word "which".

3. Page 5, line 2, by striking the words "school district general" and inserting in lieu thereof the words "basic school tax equalization".

4. Page 5, line 5, by striking the words "school district general" and inserting in lieu thereof the words "basic school tax equalization".

5. Page 5, by striking lines 6, 7 and 8, and renumbering the remaining sections.

6. Page 1, by inserting in line 1 of the title after the word "institutions" the words ", and the taxation of moneys and credits".

The amendment was adopted.

Darrington of Harrison offered the following amendment filed by him:

Amend House File 1294 by striking the period in line twenty-four (24) of page one (1) and inserting the following after the word "securities":

" , but subtraction shall be made for all federal income tax paid or accrued, as the case may be, during the tax year, adjusted by any federal income tax refunds and by adding the Iowa franchise or moneys and credits tax deducted in computing said taxable income."

Perkins of Pottawattamie moved that House File 1294 be deferred and that the bill be retained on the calendar under unfinished business.

A non-record roll call was requested.

The ayes were 13, nays 84.

The motion lost.

(House File 1294 and the Darrington amendment pending at recess.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Franklin of Polk for the afternoon and Thursday, February 26, on request of Schwartz of Wapello.

**CONSIDERATION OF BILLS
WAYS AND MEANS CALENDAR**

The House resumed consideration of **House File 1294** and the Darrington amendment.

McCartney of Floyd moved the previous question on House File 1294 and all amendments filed thereto.

A non-record roll call was requested.

The ayes were 77, nays 32.

The motion prevailed.

Darrington of Harrison moved the adoption of his amendment.

Roll call was requested by Gannon of Jasper and Darrington of Harrison.

Rule 70 was invoked.

Under the provisions of Rule 71, Alt of Polk, Kreamer of Polk and Milligan of Polk refrained from voting.

On the question "Shall the amendment be adopted?"

The ayes were, 51:

Battles	Goode	Mayberry	Pierson
Brinck	Graham	McCormick	Priebe
Campbell	Hamilton	McIntyre	Rex
Christensen	Hansen of	Mendenhall	Schwartz
Crabb	Black Hawk	Menefee	Shaw
Cunningham	Hanson of	Miller of	Shepherd
Darrington	Howard-Mitchell	Jones	Stokes
Dietz	Johnson of	Miller of	Stroburg
Dooley	Audubon	Marshall	Stromer
Doyle	Kehe	Mohrfeld	Voorhees
Ellsworth	Kitner	Nelson	Waugh
Freeman of	Knoblauch	Nielsen	Weichman
Buena Vista	Koch	O'Hearn	Winkelman
Freeman of	Lawson	Peterson	Wolfe
Clay-Dickinson	Lippold		

The nays were, 62:

Andersen	Edgington	Kennedy of	Newton
Baker	Ewell	Dubuque	Nolting
Bergman	Fischer of	Kluever	Ossian
Blouin	Grundy	Knight	Pelton
Caffrey	Fisher of	Kruse	Poncy
Camp	Greene	Langland	Radl
Cochran	Gannon	Logemann	Renda
Corey	Grassley	Logue	Roorda
Crosier	Hill	McCartney	Sanders
Den Herder	Holden	Mezvinsky	Schmeiser
Dougherty	Huff	Middleswart	Schroeder
Drake	Jesse	Millen	Sorg
Duitscher	Kennedy of	Miller of	Strand
Dunton	Chickasaw	Page	Strothman

Tapscott	Van Nostrand	Walter	Wells
Tieden	Van Roekel	Warren	Mr. Speaker
Van Drie	Varley	Welden	

Absent or not voting, 11:

Alt	Johnston of	Miller of	Perkins
Bennett	Johnson	Des Moines	Rodgers
Franklin	Kreamer	Milligan	Skinner
	Lipsky		

The amendment lost.

Speaker pro tempore Millen in the chair at 2:30 p.m.

Freeman of Buena Vista offered the following amendment from the floor and moved its adoption:

Amend House File 1294, page 1, line 24, section 2, by adding to subsection four (4) thereof the following: "The interest and dividends from bonds of state and other political subdivisions exempt from federal income tax under the Internal Revenue Code of 1954 shall not be included in net income."

The amendment lost.

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.

Under the provisions of Rule 71, Kreamer of Polk and Milligan of Polk refrained from voting.

On the question "Shall the bill pass?" (H.F. 1294)

The ayes were, 100:

Alt	Ewell	Kennedy of	Nielsen
Andersen	Fischer of	Chickasaw	Nolting
Baker	Grundy	Kennedy of	Ossian
Battles	Fisher of	Dubuque	Pelton
Bergman	Greene	Kitner	Poncy
Blouin	Freeman of	Kluever	Priebe
Brinck	Buena Vista	Knight	Renda
Caffrey	Freeman of	Kruse	Rex
Camp	Clay-Dickinson	Langland	Roorda
Campbell	Gannon	Lippold	Sanders
Christensen	Graham	Logemann	Schmeiser
Cochran	Grassley	Logue	Schroeder
Corey	Hamilton	McCartney	Schwartz
Crabb	Hansen of	McCormick	Shaw
Crosier	Black Hawk	McIntyre	Shepherd
Cunningham	Hanson of	Menefee	Skinner
Darrington	Howard-Mitchell	Mezvinsky	Sorg
Den Herder	Harbor	Middleswart	Strand
Dietz	Hill	Miller of	Stroburg
Dougherty	Holden	Jones	Stromer
Drake	Huff	Miller of	Strothman
Duitscher	Jesse	Page	Tapscott
Dunton	Johnson of	Mohrfeld	Tieden
Edgington	Audubon	Nelson	Van Drie
Ellsworth		Newton	Van Nostrand

Van Roekel	Warren	Welden	Wolfe
Varley	Waugh	Wells	Speaker
Voorhees	Weichman	Winkelman	pro tempore
Walter			

The nays were, 14:

Dooley	Koch	Miller of	Pierson
Goode	Lawson	Marshall	Radl
Kehe	Mayberry	O'Hearn	Stokes
Knoblauch	Mendenhall	Peterson	

Absent or not voting, 10:

Bennett	Johnston of	Lipsky	Milligan
Doyle	Johnson	Miller of	Perkins
Franklin	Kreamer	Des Moines	Rodgers

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

COMMUNICATION FROM THE SECRETARY OF STATE

February 23, 1970

Mr. William R. Kendrick
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that Senate File 1088 was published in The Washington Evening Journal, Washington, Iowa, February 17, 1970, and in The Clinton Herald, Clinton, Iowa, February 18, 1970.

I further certify that House File 1020 was published in the Davis County Republican, Bloomfield, Iowa, February 17, 1970, and in the Ottumwa Courier, Ottumwa, Iowa, February 16, 1970.

Respectfully submitted,
MELVIN D. SYNHORST
Secretary of State

HOUSE CONCURRENT RESOLUTION 115

By Perkins

Whereas, the mobile home industry is a growing industry in Iowa; and
Whereas, mobile home living is increasing in Iowa; and
Whereas, camping trailer and sport trailer activity is increasing in Iowa;
now therefore,

Be It Resolved by the House, the Senate Concurring, that the legislative council be directed to create a study committee as provided by law, which committee shall include members of the appropriate standing committees of the Senate and House of Representatives to conduct during the 1970-1971 legislative interim a comprehensive study, in order to determine a proper code similar to that code which controls permanent dwellings, to govern the mobile home and mobile home parks of Iowa with attention to requirements of size of lot in accordance with size of home unit, in regard to services required to properly control mobile home living; and

Be It Further Resolved, that this committee consider a fair and equitable method of property taxation on mobile homes, for presentation to the first regular session of the Sixty-fourth General Assembly in January, 1971.

Laid over under Rule 25.

REPORTS OF COMMITTEES

Hill of Marshall, from the committee on judiciary, submitted the following reports:

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate File 565**, 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, 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 be amended as follows, and when so amended the bill be reported out without recommendation:

Amend Senate File 565 as follows:

1. Page 1, line 9, by striking the word "January" and inserting in lieu thereof the word "July".
2. Page 1, line 18, by striking the words "Iowa district judges and Iowa" and inserting in lieu thereof the words "district judges, municipal judges and".
3. Page 1, line 21, by striking the word "Iowa".
4. Page 2, line 7, by adding after the period the following new sentence:
"Any district judge may, in his discretion and before trial, transfer to any appropriate district magistrate or municipal judge any cause for which the jurisdiction of the respective judges is concurrent."
5. Page 2, lines 11, 22 and 34, by striking the word "Iowa".
6. Page 2, line 36, by adding after the word "counties" the words "of the district".
7. Page 2, line 36, by striking the word "similarly".
8. Page 3, line 8, by striking the word "January" and inserting in lieu thereof the word "July".
9. Page 3, by striking lines 29 through 35, inclusive, and inserting in lieu thereof the following words:
"auditors the annual salary to which each district magistrate is entitled, giving consideration to the population of the area served and the case load, subject to the approval of the board of supervisors of the county served."
10. Page 4, by striking lines 1, 2 and 3.
11. Page 4, line 22, by striking the words "and a bailiff".
12. Page 4, by inserting after line 32 a new paragraph as follows:
"An official report of a trial or hearing before a district magistrate shall be made upon the demand of a party made at the commencement of the proceedings. Such party shall provide the reporter at his expense, whose stenographic notes shall be filed with the district magistrate; or the parties may, by agreement, cause the proceedings to be officially reported electronically. Unless the proceedings are reported officially by a reporter or electronically, the district magistrate shall, on the trial of a criminal action, make a summary in his docket of the testimony of each witness and of his rulings

and orders; and shall append to or otherwise preserve for the record all exhibits offered in evidence. A party may supplement the record as provided in rule two hundred forty-one (241), rules of civil procedure."

13. Page 5, by striking lines 21 through 35, inclusive, and inserting in lieu thereof the words "judgment is rendered. Payment of a fine shall not constitute a waiver of a party's right to appeal."

14. Page 6, by striking lines 1 through 6, inclusive, and inserting in lieu thereof the following subsections:

"1. CRIMINAL APPEALS.

a. The defendant shall have a right to appeal and it shall be de novo except as provided in subparagraph d.

b. The district magistrate shall promptly file with the clerk of the district court a transcript of the entries in his docket and cause all exhibits offered in evidence to be delivered to the clerk.

c. If the defendant desires a jury trial, he must make a written demand therefor by filing a separate instrument with the clerk of the district court clearly designating such demand no later than ten days after final disposition in the magistrate's court.

d. It is the intention of this subparagraph that the defendant may have a right to an appeal based on the official report, if any, of the proceedings in magistrate's court. Within twenty days after the final disposition in the magistrate's court, unless extended by order of the district court or by stipulation of the parties, either party may file with the clerk a transcript of the official report, if any. In the event the official report was made electronically, the tape or other medium upon which the proceedings were preserved shall be certified as part of the record. The district court shall promptly hear the appeal upon the record thus filed without further evidence. The court shall decide the appeal without regard to technicalities or defects which have not prejudiced the substantial rights of the parties, and may affirm, reverse, or modify the judgment, but shall not increase the punishment in criminal cases.

2. CIVIL APPEALS.

a. Any party shall have a right to appeal and it shall be de novo except as provided in subparagraph d.

b. The district magistrate shall note the notice of appeal on the original notice first filed, or if the notice of appeal is in writing, promptly file it with the clerk of the district court.

c. Any party may demand a jury trial on the de novo hearing by filing a separate instrument with the clerk of the district court clearly designating such demand no later than ten days after final disposition in the magistrate's court.

d. It is the intention of this subparagraph that, if all parties to the suit agree, the appeal may be based on the official report, if any, of the proceedings in mag-

istrate's court. Within twenty days after the final disposition in the magistrate's court, unless extended by order of the district court or by stipulation of the parties, either party may file with the clerk a transcript of the official report, if any. In the event the official report was made electronically, the tape or other medium upon which the proceedings were preserved shall be certified as part of the record. The district court shall promptly hear the appeal upon the record thus filed without further evidence. The court shall decide the appeal without regard to technicalities or defects which have not prejudiced the substantial rights of the parties, and may affirm, reverse, or modify the judgment, but shall not increase the award in civil cases."

15. Page 6, line 20, by striking the word "January" and inserting in lieu thereof the word "July".

16. Page 6, lines 20 and 21, by striking the word and figures "December 31, 1970" and inserting in lieu thereof the word and figures "June 30, 1971".

17. Page 8, line 3, by inserting after the word "violations" the words "of motor vehicle statutes or the laws of the road".

18. Page 9, lines 28 and 29, by striking the word "twice".

19. Page 9, by striking from lines 29 and 32 the brackets and inserting commas in lieu thereof.

20. Page 4, lines 9 and 10; page 10, lines 20 and 27; page 11, lines 1 and 3; page 11, lines 18 and 19; by striking the parentheses and inserting commas in lieu thereof.

21. Page 10, line 2, by striking the word "twice".

22. Page 19, line 15, by striking the words "and inserting the following:" and inserting in lieu thereof a period.

23. Page 19, by striking lines 16, 17 and 18.

24. Page 36, line 24, by striking the parentheses and inserting commas in lieu thereof.

25. Page 40, by striking lines 33, 34 and 35 and inserting the following figures and words:

"(762.12), Code 1966, is amended by striking lines one (1) and two (2), and three (3) and inserting in lieu thereof the words 'Upon a plea other than that of guilty the district magistrate must proceed to try'."

26. Page 41, by striking lines 28 through 35, inclusive.

27. Page 42, by striking lines 1 through 35, inclusive.

28. Page 43, by striking lines 1 through 20, inclusive, and inserting in lieu thereof the following section and renumbering:

"Sections seven hundred sixty-two point fifteen (762.15) through seven hundred sixty-two point thirty (762.30), inclusive, Code 1966, are hereby repealed.

29. Page 43, by striking lines 22, 23, and 24 and inserting in lieu thereof the following words and figures:

"one (762.31), Code 1966, is amended by striking lines one (1), two (2) and three (3) and inserting in lieu thereof the words 'When the defendant pleads guilty or is convicted

by the district magistrate, the magistrate shall render judgment' ”.

30. Page 43, line 31, by striking the words “from line”.

31. Page 43, by striking lines 32 and 33 and inserting in lieu thereof the words and figures:

“lines one (1), two (2), and three (3) and inserting in lieu thereof the following words “When the defendant is acquitted he must be immediately discharged.’ ”

32. Page 46, by adding after line 8 a new subsection as follows:

“Strike from proposed Rule three hundred eighty-one (381), line two (2), the sum “\$300” and insert in lieu thereof the words “five hundred dollars”.

33. Page 46, line 9, by striking the word “January” and inserting in lieu thereof the word “July”.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House File 743**, a bill for an act relating to the regulation of home solicitation sales, begs leave to report it has had the same under consideration and has instructed me to report 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 743, page 2, by inserting the following as subsection 6.

“Business day means Monday through Friday” for purposes of this act.

WILLIAM HILL, Chairman

Fischer of Grundy, from the committee on commerce, submitted the following reports:

MR. SPEAKER: Your committee on commerce, to whom was referred **House File 411**, a bill for an act relating to hospital service discounts, begs leave to report it has had the same under consideration and has instructed me to report 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 411, line 15, by striking the word “seven” and inserting in lieu thereof the word “thirty”.

HAROLD FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred **Senate File 1063**, a bill for an act relating to the regulation of public utilities, begs leave to report it has had 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 FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred **Senate File 1171**, a bill for an act relating to determining compensation in eminent domain proceedings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House

with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 1171, as passed by the Senate and reprinted, as follows:

1. Page 1, line 8, by striking the word "twenty-four" and inserting in lieu thereof the word "twenty-eight".
2. Page 1, line 16, after the word "county" by inserting the words "by reason of their occupation, such as bankers, auctioneers, property managers, property appraisers, and persons responsible for making loans on property".
3. Page 1, line 18, by striking the word "eight" and inserting in lieu thereof the word "six".
4. Page 1, line 19, by striking the words "two from each representative group, who shall not", and inserting in lieu thereof the words "two persons who are owner-operators of agricultural property when the property to be condemned is agricultural property; two persons who are owners of city or town property when the property to be condemned is other than agricultural property; and two persons from each of the remaining two representative groups, and shall name a chairman from the persons selected. No member of the compensation commission selected shall".
5. Page 2, line 13, by inserting after the word "incurred" the words "by the condemnee".

HAROLD FISCHER, 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 1018, a bill for an act relating to fees collected on the county level of 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 pass.

ELMER DEN HERDER, Chairman

AMENDMENTS FILED

- 1 Amend House File 1046 by striking lines 8 through 13,
- 2 inclusive, and inserting in lieu thereof the following:
- 3 "sion, is hereby further amended as follows:
- 4 1. By inserting in line seventeen (17) after the word
- 5 'funds' the words 'levied for erection and equipment'.
- 6 2. By adding in line twenty-three (23) after the period
- 7 the following:
- 8 Unappropriated funds derived from the levy made for improve-
- 9 ment, maintenance, and replacement purposes may be used at any-
- 10 time subsequent to the year of collection but only for the
- 11 specific purposes for which levied and collected."

GRAHAM of Ida-Sac

- 1 Amend House File 1106 by striking everything after
- 2 the enacting clause and inserting in lieu thereof the
- 3 following:
- 4 Sec. 1. Chapter six hundred ninety-five (695), Code
- 5 1966, is hereby amended by adding the following new

6 section:

7 "Any person who shall set traps, spring guns, or
8 construct and set any other device designed to inflict
9 personal injury or death upon a person shall upon
10 conviction thereof be punished by imprisonment in the
11 penitentiary not more than five years, or by fine not
12 exceeding one thousand dollars, or by imprisonment in
13 the county jail not more than one year, or by both such
14 fine and imprisonment. If any person is injured or killed
15 by such device he shall be guilty of murder or aggravated
16 assault according to the gravamen of offense."

JESSE of Polk
TAPSCOTT of Polk
HUFF of Polk
RENDA of Polk
MILLIGAN of Polk
KENNEDY of Chickasaw

1 Amend House File 1106 by adding the following
2 to section 1:

3 "However, the owner or person in possession of
4 any real property who shall set traps, spring guns,
5 or construct and set any other device designed to
6 inflict personal injury or death upon a person, shall
7 not be afforded the protection from liability under
8 this Act."

JESSE of Polk
TAPSCOTT of Polk
HUFF of Polk
RENDA of Polk
KENNEDY of Chickasaw

1 Amend House File 1106 by adding the following new
2 section:

3 "Sec. 2. Chapter six hundred ninety-five (695),
4 Code 1966, is hereby amended by adding the following
5 new section:

6 "Any person who shall set traps, spring guns, or
7 construct and set any other device designed to inflict
8 personal injury or death upon a person, shall upon
9 conviction thereof be punished by imprisonment in the
10 penitentiary not more than five years, or by fine not
11 exceeding one thousand dollars, or by both such fine and
12 imprisonment. If any person is injured or killed by
13 such device he shall be guilty of murder or aggravated
14 assault according to the gravamen of offense.

JESSE of Polk
TAPSCOTT of Polk
HUFF of Polk
RENDA of Polk
KENNEDY of Chickasaw

- 1 Amend House File 1118 by adding after the word
- 2 "purchase" in line nine (9) the following: "from the low-
- 3 est bidder comparable".

TAPSCOTT of Polk
JESSE of Polk
SKINNER of Polk
RENDA of Polk
CAFFREY of Polk
FRANKLIN of Polk
BENNETT of Polk

- 1 Amend House File 1259 as follows:

- 2 1. By adding the following new section:

- 3 Sec. 4. Section five hundred ninety-five point four
- 4 (595.4), Code 1966, is hereby amended by striking lines
- 5 fourteen (14) through twenty-three (23), inclusive, and in-
- 6 serting in lieu thereof the following:

- 7 "marriage. The clerk shall file the application in a
- 8 record kept for that purpose, and if the clerk is satisfied
- 9 as to the competency of the parties to contract a marriage,
- 10 the clerk may issue a marriage license to the applicants.
- 11 However, the license shall not become valid until three full
- 12 days after the application is filed, and that date shall be
- 13 clearly marked upon the license by the clerk."

- 14 2. By striking from page 1, line 1, the words "physical
- 15 requirements for marriage license" and inserting in lieu
- 16 thereof the words "marriage licenses".

FISHER of Greene
O'HEARN of Scott

- 1 Amend Senate File 1171, as passed by the Senate and
- 2 reprinted, as follows:

- 3 Page 1, line 12, by striking the word "owners" and
- 4 inserting in lieu thereof the word "owner-operators".

KOCH of Woodbury

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Thursday, February 26, 1970.

JOURNAL OF THE HOUSE

Forty-sixth Calendar Day—Thirty-fourth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, FEBRUARY 26, 1970.

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

Prayer was offered by Monsignor J. A. Wagner, pastor of the St. Mary of the Assumption Church, West Point, Iowa.

The Journal of Wednesday, February 25, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Miller of Des Moines on request of McCormick of Delaware; Shaw of Scott on request of Lipsky of Linn.

PRESENTATION OF VISITORS

The Speaker announced the following visitors present in the House chamber:

Twenty-nine senior students from Hedrick Community School, accompanied by their teacher, Larry Sarver. By Dunton of Keokuk.

Eighteen Girl Scouts from Troop No. 9, Shenandoah, Iowa, accompanied by their leader, Mrs. Gerald Hickey. By Miller of Page.

Twenty-seven fourth grade students from Howe School, Des Moines, Iowa, accompanied by their teacher, Mrs. Rankin. By Caffrey of Polk.

Ninety-five senior students from Newton High School, accompanied by their teachers, Mr. Coppinger and Mr. Poe. By Roorda of Jasper.

Twenty-six fifth grade students from Harlan School, Ames, Iowa, accompanied by their teacher, Mrs. Dashner. By Van Drie of Story.

Twenty eleventh grade students from the East High School American history class, Des Moines, Iowa, accompanied by their teacher, Cap Herman. By Kreamer of Polk.

Seventy-five students from Carlisle Community High School, accompanied by their teachers, Frank Innis and Joe Pick. By Middleswart of Warren.

PETITION FILED

The following petition was received and placed on file:

By Dietz of Scott, from twelve residents of Scott County opposing House File 1177.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 411, 743 and 1018 and Senate Files 565, 1063 and 1171, under Rule 35.

INTRODUCTION OF BILLS

House File 1308, by Cochran, Hamilton, Priebe, Middleswart, Pierson, Duitscher, Knoblauch and Edgington (Clarke, Stephens, Klink, Shaff, Ollenburg, Coleman, Dodds, O'Malley, Van Gilst and Palmer), a bill for an act relating to the creation of a soybean promotion fund; to receive assessments made on the sale of soybeans; to create an Iowa soybean promotion board; to provide for a referendum among soybean producers; to make an appropriation; and to provide penalties.

Read first time and referred to committee on **agriculture**.

House File 1309, by committee on schools, a bill for an act relating to required secondary school curriculum.

Read first time and **placed on the calendar**.

House File 1310, by committee on judiciary, a bill for an act relating to stockholders' meetings for certain corporations.

Read first time and **placed on the calendar**.

House File 1311, by committee on conservation and recreation, a bill for an act relating to the power of the conservation commission to exercise jurisdiction over lands to be used for park purposes.

Read first time and **placed on the calendar**.

House File 1312, by Mezvinsky, a bill for an act to license and regulate the operation of clinical laboratories, providing for establishment of qualifications for personnel of clinical laboratories, authorizing the state department of health to inspect all clinical laboratories in this state, and providing injunctive relief and penalties.

Read first time and referred to committee on **social services**.

House File 1313, by committee on conservation and recreation,

a bill for an act relating to deer hunting licenses of landlords and tenants.

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 1067, a bill for an act relating to identification of cattle for quarantine purposes.

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

Senate File 1198, a bill for an act relating to federal insured loans.

CARROLL A. LANE, Secretary

SENATE MESSAGES CONSIDERED

Senate File 1067, a bill for an act relating to the identification of cattle for quarantine purposes for bovine brucellosis eradication.

Read first time and referred to committee on **agriculture**.

Senate File 1101, a bill for an act specifically providing that cities and towns within the outside boundaries of any soil conservation district are a part of such district.

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

Senate File 1139, a bill for an act relating to the issuance of public bonds.

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

Senate File 1140, a bill for an act relating to school bond taxes.

Read first time and referred to committee on **schools**.

Senate File 1159, a bill for an act relating to the maximum amounts authorized to be levied for principal and interest of bonded indebtedness of certain school corporations that have entered into leases with merged area school corporations.

Read first time and referred to committee on **schools**.

Senate File 1198, a bill for an act relating to federal insured loans.

Read first time and referred to committee on **commerce**.

APPROPRIATION COMMITTEE SCHEDULE

Pursuant to Rule 54, Camp of Clinton, chairman of the committee on appropriations, offered the following report:

Chairman, John Camp

Ranking Member, Richard W. Welden

- H. J. R. 17 Committee to study quasi-public housing for elderly, low income and chronically ill persons.
- H. F. 7 Establishment of county mental health programs by counties or groups of counties.
- H. F. 50 Relating to annual budgets.
- H. F. 201 State assistance to local governments following major disasters.
- H. F. 241 Payment of attorney's fee to court appointed attorneys.
- H. F. 308 Appropriate to city of Guttenberg for flood control.
- H. F. 311 Provide for state's portion of cost of extending construction of sanitary sewer by Iowa Great Lakes Sanitary District.
- H. F. 355 Disaster aid for political subdivisions of state.
- H. F. 381 Retirement systems for policemen and firemen.
- H. F. 416 Appropriate for highway patrol buildings.
- H. F. 460 Reimbursement to Harlan for expenses in regard to site for proposed college.
- H. F. 500 Appropriate to treasurer for moneys and credits bank tax replacement fund.
- H. F. 561 Appropriate to conservation commission for development of Indian Bluffs wilderness area.
- H. F. 718 Community correction centers under Social Services.
- H. F. 722 State financial assistance in construction of local sewage treatment works.
- H. F. 813 Parking facility on capitol grounds.
- H. F. 1040 Development and reconstruction of a historical site and making an appropriation therefor.
- H. F. 1079 Relating to appropriations.
- H. F. 1085 Rubella immunization program.
- H. F. 1086 To appropriate from the general fund of the State of Iowa for capital improvements at the Iowa soldiers' home at Marshalltown.
- H. F. 1162 To appropriate moneys to the state department of health for implementing legislation relating to migratory labor camps.
- H. F. 1212 Relating to a new state agriculture building.
- H. F. 1213 To provide financial relief to mentally ill persons or persons liable for their support.
- H. F. 1232 Discontinuing the refund of tax on motor fuel used in watercraft, and allocating such moneys to the state conservation fund, and providing for a legislative service bureau study.
- H. F. 1265 Relating to members of the interstate cooperation commission.
- H. F. 1304 To make an appropriation to the Executive Council for the College of Osteopathic Medicine and Surgery, Polk County, Iowa.
- S. F. 664 Appropriation to pay attorney fees, etc., in election contest Burke vs. Sullivan.

S. F. 698 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.

AMENDMENT ADOPTED TO THE
TEMPORARY RULES OF THE HOUSE

McCartney of Floyd asked and received unanimous consent to take up the following proposed amendment filed by the committee on rules to the temporary rules of the House and moved its adoption:

Amend temporary House Rule 8, page 71, paragraph 2, line one (1), of the House Rules by striking the word "shall" and inserting in lieu thereof the word "may".

Roll call was requested by Blouin of Dubuque and Mezvinsky of Johnson.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 77:

Alt	Freeman of	Lippold	Rex
Andersen	Clay-Dickinson	Lipsky	Roorda
Battles	Goode	Logemann	Sanders
Bergman	Graham	Logue	Shepherd
Camp	Grassley	McCartney	Sorg
Campbell	Hamilton	McIntyre	Stokes
Christensen	Hansen of	Mendenhall	Strand
Corey	Black Hawk	Menefee	Stromer
Crabb	Hanson of	Millen	Strothman
Cunningham	Howard-Mitchell	Miller of	Tieden
Darrington	Holden	Jones	Van Drie
Den Herder	Huff	Miller of	Van Roekel
Drake	Johnson of	Marshall	Varley
Edgington	Audubon	Miller of	Voorhees
Ellsworth	Kehe	Page	Walter
Fischer of	Kitner	Milligan	Warren
Grundy	Knight	Mohrfeld	Waugh
Fisher of	Koch	Nielsen	Weichman
Greene	Kreamer	O'Hearn	Welden
Freeman of	Kruse	Ossian	Winkelman
Buena Vista	Langland	Peterson	Wolfe
	Lawson	Pierson	Mr. Speaker

The nays were, 34:

Baker	Duitscher	Knoblauch	Radl
Bennett	Ewell	Mayberry	Renda
Blouin	Jesse	McCormick	Rodgers
Brinck	Johnston of	Mezvinsky	Schmeiser
Caffrey	Johnson	Middleswart	Schwartz
Cochran	Kennedy of	Newton	Skinner
Crosier	Chickasaw	Nolting	Stroburg
Dietz	Kennedy of	Poncy	Tapscott
Dougherty	Dubuque	Priebe	Wells
Doyle			

Absent or not voting, 13:

Dooley	Hill	Nelson	Schroeder
Dunton	Kluever	Pelton	Shaw
Franklin	Miller of	Perkins	Van Nostrand
Gannon	Des Moines		

The amendment was adopted.

MOTION TO APPOINT COMMITTEE
(Noncontroversial Calendar)

McCartney of Floyd moved that the Speaker appoint a committee on noncontroversial bills and that this committee prepare a noncontroversial calendar for consideration by the House.

A non-record roll call was requested.

The ayes were 94, nays 1.

The motion prevailed.

COMMITTEE ON NONCONTROVERSIAL BILLS

The Speaker announced the assignment of the following members to the committee on noncontroversial bills:

Sorg of Linn, Chairman
Peterson of Woodbury, Ranking Member
Alt of Polk
Shaw of Scott
Lawson of Cerro Gordo
Johnson of Audubon-Guthrie
Pierson of Mahaska
Cochran of Webster
Kennedy of Dubuque
Dunton of Keokuk

SENATE AMENDMENT CONSIDERED

Fischer of Grundy called up for consideration **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 penalties therefor, and providing for the use of eavesdropping or wiretapping devices by certain law-enforcement officers, amended by the Senate as follows:

Amend House File 720, as amended, passed and reprinted by the House, as follows:

1. Page 2, line 8, by inserting after the period the following new sentence: "Whenever the division of criminal investigation and bureau of identification is referred to in this Act, it shall mean the bureau, or its designee, as long as the bureau remains primarily responsible for the actions of such designee."

2. Page 2, by inserting after line 18 the following new subsection:

"9. 'Division of criminal investigation and bureau of identification' shall mean the director of the division of criminal investigation and bureau of identification in the department of public safety or his designee; such designation shall be in writing and name a specific individual."

3. Page 2, line 19, by inserting after the word "state" the following: ", or an assistant attorney general designated by him,".

4. Page 2, line 20, by striking the words "of this state" and inserting in lieu thereof the following: ", who has obtained the prior approval of the attorney general or an assistant attorney general designated by him,".

5. Page 2, by striking all of lines 21 and 22 and inserting in lieu thereof the words "make application to the district court of the county in which an interception is sought to be".

6. Page 2, line 24, by striking the words "such judge" and inserting in lieu thereof the words "the court".

7. Page 2, by striking the word "investigative" in line 26, by striking all of lines 27 and 28, and by striking the words "is made" in line 29 and inserting in lieu thereof the following: "the division of criminal investigation and bureau of identification".

8. Page 2, line 30, by inserting after "murder," the following: "arson, placing or unlawfully detonating explosives with intent to harm any person or property,".

9. Page 2, line 30, by striking "gambling,".

10. Page 2, by striking all of line 32 after the word "drugs" and by striking lines 33 through 35, inclusive, and inserting in lieu thereof a period.

11. Page 3, line 1, by inserting after the word "officer" the words "of the division of criminal investigation and bureau of identification".

12. Page 3, line 11, by inserting after the word "officer" the words "of the division of criminal investigation and bureau of identification".

13. Page 3, line 19, by striking the word "person" and inserting in lieu thereof the words "investigative or law-enforcement officer of the division of criminal investigation and bureau of identification".

14. Page 3, line 35, by inserting after the period the following sentence: "Any evidence obtained or derived from the interception of a wire or oral communication that is privileged shall be inadmissible in any court. Any evidence so obtained shall be immediately reported to the court which authorized the interception which shall in turn cause such information to be served upon all parties concerned."

15. Page 4, line 1, by inserting after the word "officer" the words "of the division of criminal investigation and bureau of identification".

16. Page 4, line 9, by striking the words "a judge of".

17. Page 4, line 10, by striking the words "of the judicial district" and inserting in lieu thereof the words "for the county".

18. Page 4, line 11, by striking the words "such judge" and

inserting in lieu thereof the words "the court".

19. Page 4, lines 21 and 22, by striking the words "a judge of the district court of the judicial district" and inserting in lieu thereof the words "the district court of the county".

20. Page 4, by striking all of line 26 after the word "application" and by striking all of line 27 and inserting in lieu thereof the following: ". If the application is executed by an assistant attorney general, a certified copy of the designation of authority, signed by the attorney general, shall accompany the application. If executed by the attorney general, the application shall contain a certification that it is made in conformance with this Act."

21. Page 5, lines 17, 21, 27, 31 and 35, by striking from each line the word "judge" and inserting in lieu thereof the word "court".

22. Page 7, line 10, by striking the words "authorizing judge" and inserting in lieu thereof the word "court".

23. Page 7, lines 21, 24, 33 and 35, by striking from each line the word "judge" and inserting in lieu thereof the word "court".

24. Page 8, line 1, by inserting after the word "years" the following: "except the court shall inspect all intercepted communications and if he finds there is no information therein which will be of aid in law enforcement he shall order the intercepted recording destroyed forthwith".

25. Page 8, lines 11, 12, 22 and 24 by striking from each line the word "judge" and inserting in lieu thereof the word "court".

26. Page 8, line 14, by striking the words "a judge of competent jurisdiction" and inserting in lieu thereof the words "the district court of the county in which the interception was made".

27. Page 8, by striking lines 33 through 35, inclusive, and inserting in lieu thereof the following: "The court upon the filing of a motion shall make available to the movant for inspection such portions of the intercepted communications, and applications and orders which pertain to the movant."

28. Page 9, by striking lines 1 through 4, inclusive.

29. Page 9, line 12, by inserting after the word "approved" the words "and the intercepted communications which pertain to such party's conversation".

30. Page 9, lines 13 and 32, by striking from each line the word "judge" and inserting in lieu thereof the word "court".

31. Page 9, line 33, by striking the word "may" and inserting in lieu thereof the word "shall", and by striking in lines 33 and 34 the words "in his discretion".

32. Page 10, line 2, by striking the words "be in the interest of justice" and inserting in lieu thereof the words "pertain to the movant".

33. Page 10, lines 1 and 7, by striking from each line the word "judge" and inserting in lieu thereof the word "court".

34. Page 10, line 7, by striking the words "prosecuting attorney" and inserting in lieu thereof the words "county attorney".

35. Page 10, line 24, by striking the words "and the prosecuting attorney of each county".

36. Page 11, by striking lines 17 through 30, inclusive, and inserting in lieu thereof the following sections:

"Sec. 8. It shall be unlawful for any person to willfully intercept, attempt to intercept, or procure another to intercept any wire or oral communication which is not specifically authorized in accordance with the provisions of this Act or to knowingly disclose the contents of any wire or oral communication obtained which is not specifically authorized in accordance with the provisions of this Act shall upon conviction be punished by imprisonment in the penitentiary for not more than five years or by a fine of not more than five thousand dollars, or by both such fine and imprisonment. Interception of the contents of any wire or oral communication pursuant to a court order which is subsequently held invalid or void shall not be a violation of this Act under this section.

"Sec. 9. 1. Except as otherwise specifically provided in subsection two (2) of this section, any person, upon conviction, shall be sentenced to not more than five years in the penitentiary or fined not to exceed five thousand dollars or by both such fine and imprisonment who

a. willfully possesses an intercepting device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication;

b. willfully sells an intercepting device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication;

c. willfully distributes an intercepting device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication;

d. willfully manufactures or assembles an intercepting device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication; or

e. willfully places in any newspaper, magazine, handbill, or other publication within this state, any advertisement promoting the sale or use of any interception device, the design of which renders it primarily useful for the purpose of the surreptitious interception of a wire or oral communication.

2. It shall not be unlawful under this section for

a. a communication common carrier or an officer, agent, or employee of, or a person under contract with a communication common carrier, in the usual course of the communication common carrier's business; or

b. a person under contract with the government of the United States, a state or a political subdivision thereof, or the District of Columbia, or an officer, agent, or employee of the government of the United States, a state or political subdivision, or municipality thereof;

c. to possess, sell, distribute, manufacture, or assemble, or advertise any intercepting device while acting in furtherance of the appropriate activities of the United States, a

state or political subdivision thereof, the District of Columbia, or a communication common carrier.

3. Any intercepting device in this state possessed, used, sold, distributed, manufactured or assembled in violation of this section may be seized and forfeited to the state.

"Sec. 10. Any party to a conversation which is intercepted or is not specifically authorized in accordance with the provisions of this Act may sue the violator or violators therefor and shall receive three times the damages by him sustained, and the cost of the suit, including a reasonable attorney's fee. No award under this section shall be less than five hundred dollars."

37. By adding the following new sections after section 10.

a. "It shall be unlawful to knowingly intercept any wire or oral communication between a minister, ordained under the laws of the State or Iowa, and parishioner, unless the minister is the principal suspect of criminal activity."

b. "It shall be unlawful to intercept any oral communication between a physician and his patient when the subject matter of the communication concerns treatment of the patient for addiction to narcotics or drugs."

c. "It shall be unlawful to willfully intercept any wire or oral communication between a lawyer and his client, unless the lawyer is a suspect of criminal activity."

d. "Section seven hundred sixteen point seven (716.7), Code 1966, is hereby amended by striking from line seventeen (17) the word 'tap'."

e. "Section seven hundred sixteen point eight (716.8), Code 1966, is hereby repealed."

Jesse of Polk offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House File 720, as passed by the House and amended and passed by the Senate, page 12, by striking the words "the design of which renders it primarily useful" from lines 19 and 20; from lines 22 and 23; from lines 25 and 26; from line 29; and from lines 34 and 35; and by inserting in lieu thereof the words "except those moving in interstate commerce, designed".

A non-record roll call was requested.

The ayes were 36, nays 61.

The amendment lost.

Jesse of Polk offered the following amendment filed by him:

Amend the Senate amendment to House File 720, as passed by the House and amended and passed by the Senate, page 13, line 22, by striking the word "or" and inserting in lieu thereof the word "that".

Skinner of Polk moved that the amendment be tabled.

The Speaker ruled that the motion to table was out of order.

Jesse of Polk moved the adoption of his amendment.

The amendment lost.

McIntyre of Linn offered the following amendment from the floor:

Amend the Senate amendment to House File 720, line 85, by inserting after the word "order" the words "the investigative or law-enforcement officer who intercepted such wire or oral communication to notify the persons making such communication that the communication was intercepted, and order".

Fischer of Grundy rose on a point of order that the subject matter had been previously considered by the House and the amendment was, therefore, out of order.

The Speaker ruled the point well taken and the amendment out of order.

Fischer of Grundy moved that the House concur in the Senate amendment.

A non-record roll call was requested.

The ayes were 74, nays 33.

The motion prevailed and the House concurred in the Senate amendment.

Van Drie of Story moved the previous question on House File 720.

A non-record roll call was requested.

The ayes were 73, nays 28.

The motion prevailed.

Fischer of Grundy moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 720)

The ayes were, 72:

Alt	Bergman	Crosier	Drake
Andersen	Campbell	Cunningham	Dunton
Baker	Christensen	Darrington	Fischer of
Battles	Crabb	Den Herder	Grundy

Fisher of Greene	Johnson of Audubon	Middleswart Millen	Shepherd Stokes
Freeman of Buena Vista	Kehe Kennedy of	Miller of Jones	Strand Stroburg
Freeman of Clay-Dickinson	Dubuque Kitner	Miller of Marshall	Stromer Strothman
Goode Graham	Knight Koch	Nelson Newton	Tieden Van Drie
Grassley Hamilton	Kruse Langland	Nielsen O'Hearn	Van Roekel Voorhees
Hansen of Black Hawk	Lawson Lippold	Ossian Perkins	Warren Waugh
Hanson of Howard-Mitchell	Logemann Logue	Peterson Rex	Welden Winkelman
Hill Holden	McCartney Mendenhall	Roorda Sanders	Wolfe Mr. Speaker
	Menefee	Schroeder	

The nays were, 41:

Bennett	Ellsworth	Mayberry	Radl
Blouin	Ewell	McCormick	Renda
Brinck	Huff	McIntyre	Rodgers
Caffrey	Jesse	Mezvinsky	Schmeiser
Camp	Johnston of	Miller of	Schwartz
Cochran	Johnson	Page	Skinner
Corey	Kennedy of	Milligan	Tapscott
Dietz	Chickasaw	Nolting	Varley
Dougherty	Knoblauch	Pelton	Walter
Doyle	Kreamer	Poncy	Weichman
Duitscher	Lipsky	Priebe	Wells

Absent or not voting, 11:

Dooley	Kluever	Mohrfeld	Sorg
Edgington	Miller of	Pierson	Van Nostrand
Franklin	Des Moines	Shaw	
Gannon			

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

Fischer of Grundy moved that the vote by which House File 720 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 65, nays 44.

The motion prevailed.

Speaker pro tempore Millen in the chair at 11:15 a.m.

SENATE AMENDMENT CONSIDERED

Fisher of Greene called up for consideration **Senate File 628**, a bill for an act to establish definitions and standards for frozen desserts, amended by the House and further amended by the Sen-

ate, and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 628 by striking lines 94 through 113, inclusive.

A non-record roll call was requested.

The ayes were 20, nays 76.

Motion lost and the House refused to concur in the Senate amendment.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

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

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Alt of Polk for the afternoon on request of Voorhees of Black Hawk.

SENATE AMENDMENT CONSIDERED

Langland of Winneshiek called up for consideration **Senate File 1083**, a bill for an act to revise, update, and correct certain sections of the Code of Iowa relating to schools, school corporations, and school elections, amended by the House and further amended by the Senate, and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 1083 by adding the following new divisions:

(1) Further amend page 10, line 34, by striking the word "four" and inserting in lieu thereof the word "three".

(2) Page 5, by inserting after line 12 the following new section and renumbering the remaining sections:

"Section two hundred seventy-five point thirty-five (275.35), Code 1966, is hereby amended by striking from line four (4) of subsection two (2), the words 'in each director district'."

(3) Page 11, by adding the following new section after section 75:

"The terms of office of the directors of a county or merged county school system that contains a population of two hundred fifty thousand, or more, and a school corporation which contains a city with a population of two hundred thousand, or more, shall be four years. The election for such office shall be as prescribed by law in each odd-numbered year. A board of five members shall have three members elected at one election and two at the next election. A board of seven members shall have four members elected at

one election and three at the next election. If, upon the expiration of normal terms, there is elected more than the number prescribed at any election, those elected shall select by lot the length of their terms, some for four years and some for two years, so that the proper number of directors will be elected at the next election and each subsequent election thereafter."

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Langland of Winneshiek 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. 1083)

The ayes were, 102:

Andersen	Fisher of	Lipsky	Rodgers
Baker	Greene	Logemann	Roorda
Battles	Freeman of	Logue	Sanders
Bennett	Clay-Dickinson	Mayberry	Schmeiser
Bergman	Gannon	McCartney	Schroeder
Blouin	Goode	McCormick	Schwartz
Brinck	Grassley	Mendenhall	Shepherd
Caffrey	Hamilton	Menefee	Stokes
Camp	Hansen of	Mezvinsky	Strand
Campbell	Black Hawk	Middleswart	Stroburg
Christensen	Hanson of	Miller of	Stromer
Cochran	Howard-Mitchell	Jones	Strothman
Corey	Harbor	Miller of	Tapscott
Crabb	Holden	Marshall	Tieden
Crosier	Huff	Miller of	Van Drie
Cunningham	Jesse	Page	Van Roekel
Darrington	Johnson of	Milligan	Varley
Den Herder	Audubon	Mohrfeld	Voorhees
Dietz	Kehe	Nelson	Walter
Dooley	Kennedy of	Newton	Warren
Dougherty	Chickasaw	Nielsen	Waugh
Doyle	Kennedy of	Nolting	Weichman
Drake	Dubuque	Ossian	Welden
Duitscher	Kitner	Peterson	Wells
Dunton	Kluever	Pierson	Winkelman
Ellsworth	Kreamer	Poncy	Wolfe
Ewell	Kruse	Priebe	Speaker
Fischer of	Langland	Rex	pro tempore
Grundy	Lawson		

The nays were, 1:

Knight

Absent or not voting, 21:

Alt	Hill	McIntyre	Radl
Edgington	Johnston of	Miller of	Renda
Franklin	Johnson	Des Moines	Shaw
Freeman of	Knoblauch	O'Hearn	Skinner
Buena Vista	Koch	Pelton	Sorg
Graham	Lippold	Perkins	Van Nostrand

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

REPORTS OF COMMITTEES

Holden of Scott, from the committee on social services, submitted the following reports:

MR. SPEAKER: Your committee on social services, to whom was referred **House File 1203**, a bill for an act relating to maximum income for persons eligible for low-rent housing, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

EDGAR H. HOLDEN, Chairman

Also:

MR. SPEAKER: Your committee on social services, to whom was referred **House File 1259**, a bill for an act relating to physical requirements for marriage license, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

EDGAR H. HOLDEN, 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 **Senate File 588**, a bill for an act relating to boating on artificial lakes and impoundments, begs leave to report it has had 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

Peterson of Woodbury, from the committee on county government, submitted the following reports:

MR. SPEAKER: Your committee on county government, to whom was referred **House File 1275**, a bill for an act relating to deposits of public funds in banks, begs leave to report it has had 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 PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred **Senate File 1162**, a bill for an act relating to certification of nominees whose names are to appear on the general election ballot, and to requests for and distribution of absentee ballots for primary and general elections, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

LOUIS PETERSON, Chairman

AMENDMENTS FILED

- 1 Amend House File 402 as follows:
- 2 1. Page 2, by striking lines 31 through 35, inclusive, and insert-

- 3 ing in lieu thereof the words "the department."
4 2. Page 3, by striking lines 1 through 4, inclusive.
5 3. Page 3, line 5, by striking the words "of the hospital."
6 4. Page 3, line 5, by striking the word "also".
7 5. Page 3, line 6, by striking after the word "hospital" the
8 words "to which it is bound".
9 6. Page 3, lines 11 and 12, by striking the words "affiliations
10 with hospital and".
11 7. Page 5, by striking lines 7 through 14, inclusive.
12 8. Page 5, by striking lines 20 through 35, inclusive.
13 9. Page 6, by striking lines 1 through 3, inclusive, and inserting
14 in lieu thereof the following:
15 Sec. 5. Advisory Committee.
16 1. The department shall appoint a multidisciplinary ambulance
17 service advisory committee.
18 2. Members of the advisory committee may serve without pay,
19 but they may receive reimbursement for actual and necessary
20 expenses incurred in the performance of their duties.
21 3. The advisory committee shall consult with the department
22 in matters of policy affecting the administration of this Act and
23 in the development, revision, and enforcement of the rules and
24 regulations promulgated thereunder. The advisory committee shall
25 meet as frequently as the commissioner of public health deems
26 necessary; however, upon request of two members of the advisory
27 committee, it shall be the duty of the commissioner of public
28 health to call a meeting of the committee.
29 10. Page 7, by striking lines 13 through 35, inclusive.
30 11. Page 8, by striking lines 1 through 6, inclusive.

MEZVINSKY of Johnson

- 1 Amend Senate File 1136, as passed by the Senate and reprinted, by
2 striking lines 12, 13, and 14 and inserting in lieu thereof
3 the following:
4 "itemization of the appraised value of the property
5 showing as separate items the following:
6 1. The value of the land or property right sought to
7 be condemned or purchased.
8 2. The value of any consequential damages resulting
9 to the owner from such condemnation or purchase.
10 3. The value of any personal property which will be
11 damaged, destroyed, or reduced in value.
12 4. The value of any allowance to the owner for removal
13 of personal property.
14 5. The value of any access rights to be taken."

FISCHER of Grundy

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Friday, February 27, 1970.

JOURNAL OF THE HOUSE

Forty-seventh Calendar Day—Thirty-fifth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FRIDAY, FEBRUARY 27, 1970.

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

Prayer was offered by the Reverend Don Burch, pastor of the St. John's Lutheran Church, May City, Iowa.

The Journal of Thursday, February 26, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Fischer of Grundy on request of Bergman of Lyon-Osceola; Miller of Des Moines on request of Nelson of Cherokee; Wells of Linn on request of Kennedy of Dubuque; McIntyre of Linn on request of Sorg of Linn; Radl of Linn on request of Sorg of Linn; Kluever of Cass on request of Millen of Jefferson-Van Buren.

PRESENTATION OF VISITORS

The Speaker announced the following visitors were present in the House chamber:

Twenty-two senior government class students from Steamboat Rock High School, accompanied by their teacher, Mrs. McAllister. By Welden of Hardin.

Thirty students from Charles City High School, Allamakee High School and Decorah High School, accompanied by their teachers, Maxine Swiggum, Alline Staneley and Ernestine Holzer. By McCartney of Floyd, Langland of Winneshiek and Mendenhall of Allamakee.

Twenty senior students from Spencer High School, accompanied by their teacher, Don Moore. By Freeman of Clay-Dickinson.

PETITION FILED

The following petition was received and placed on file:

By Grassley of Butler, from seventy-one residents of the State of Iowa opposing House File 1177, a bill for act relating to school

district general fund expenditures for salaries for teachers, administrators and supervisors.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 1203, 1259 and 1275 and Senate Files 588 and 1162, under Rule 35.

INTRODUCTION OF BILLS

House File 1314, by committee on county government, a bill for an act to legalize payment made for foster home care in Woodbury County.

Read first time and **placed on the calendar.**

House File 1315, by committee on county government, a bill for an act to legalize payment made for foster home care in Pottawattamie County.

Read first time and **placed on the calendar.**

SENATE MESSAGE CONSIDERED

Senate File 1187, a bill for an act relating to the establishment of a university in western Iowa.

Read first time and referred to committee on **higher education.**

HOUSE FILE 1308 RE-REFERRED

The Speaker announced that **House File 1308** previously referred to the committee on agriculture is re-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 insists on its amendment to:

House File 1176, a bill for an act relating to the Iowa public employees' retirement system, wages covered and the payment of benefits under such system, 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 Dubuque, Mr. Frommelt, chairman; the Senator from Sac, Mr. Lange; the Senator from Pottawattamie, Mr. Griffin; and the Senator from Fayette, Mr. Gilley.

CARROLL A. LANE
Secretary of the Senate

CONFERENCE COMMITTEE APPOINTED
(House File 1176)

The Speaker announced the appointment of Koch of Woodbury, chairman; Fisher of Greene, Menefee of Fayette, and Dougherty of Lucas-Monroe, on the part of the House, as conferees concerning House File 1176.

SENATE AMENDMENT CONSIDERED
(House Refused to Concur House File 1197)

Edgington of Franklin called up for consideration **House File 1197**, a bill for an act relating to vacations for state employees, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1197, page 1, by inserting after line 4 the following new subsections and renumbering:

1. By striking from lines eleven (11), twelve (12), and thirteen (13) the words "one week vacation after one year employment and".

2. By striking from line fourteen (14) the word "second" and inserting in lieu thereof the words "first year, one week of which may be taken after six months of employment".

A non-record roll call was requested.

The ayes were 30, nays 63.

The motion lost and the House refused to concur in the Senate amendment.

CONSIDERATION OF BILLS
REGULAR CALENDAR

Senate File 1097, a bill for an act relating to county agricultural extension districts, with report of committee recommending passage, was taken up for consideration.

Brinck of Lee offered the following amendment filed by him:

Amend Senate File 1097, as amended and passed by the Senate, by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred seventy-six A point ten (176A.10), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The extension council of each extension district shall, at a regular or special meeting held in July of each year, estimate the amount of money required to be raised by taxation for financing the county agricultural extension education program authorized in this chapter. The amount so estimated for the 'county agricultural extension education fund' shall not exceed three-fourths mill on the dollar of assessed valua-

tion per year. The extension council shall in every respect comply with chapter twenty-four (24) of the Code."

Baker of Boone rose on a point of order and invoked Rule 31.

The Speaker ruled the point not well taken.

Brinck of Lee moved the adoption of his amendment.

The amendment lost.

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. 1097)

The ayes were, 107:

Alt	Freeman of	Logemann	Rex
Andersen	Clay-Dickinson	Logue	Rodgers
Baker	Goode	Mayberry	Roorda
Battles	Graham	McCartney	Sanders
Bergman	Grassley	McCormick	Schmeiser
Blouin	Hamilton	Mendenhall	Schroeder
Brinck	Hansen of	Menefee	Schwartz
Caffrey	Black Hawk	Mezvinsky	Shaw
Camp	Hanson of	Middleswart	Shepherd
Campbell	Howard-Mitchell	Millen	Sorg
Christensen	Hill	Miller of	Stokes
Cochran	Holden	Jones	Strand
Corey	Huff	Miller of	Stroburg
Crabb	Johnson of	Marshall	Stromer
Crosier	Audubon	Miller of	Strothman
Cunningham	Johnston of	Page	Tapscott
Darrington	Johnson	Mohrfeld	Tieden
Den Herder	Kehe	Nelson	Van Drie
Dietz	Kennedy of	Newton	Van Roekel
Dooley	Chickasaw	Nielsen	Varley
Dougherty	Kennedy of	Nolting	Voorhees
Drake	Dubuque	O'Hearn	Walter
Duitscher	Kitner	Ossian	Warren
Dunton	Knight	Pelton	Waugh
Edgington	Knoblauch	Perkins	Weichman
Ellsworth	Kreamer	Peterson	Welden
Fisher of	Kruse	Pierson	Winkelman
Greene	Lawson	Poncy	Wolfe
Freeman of	Lippold	Priebe	Mr. Speaker
Buena Vista	Lipsky	Renda	

The nays were, 4:

Bennett	Doyle	Ewell	Koch
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Absent or not voting, 13:

Fischer of	Jesse	Miller of	Skinner
Grundy	Kluever	Des Moines	Van Nostrand
Franklin	Langland	Milligan	Wells
Gannon	McIntyre	Radl	

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

Senate File 596, a bill for an act relating to real property titles, with report of committee recommending amendment and passage, was taken up for consideration.

Weichman of Benton offered the following amendment filed by the committee on judiciary and moved its adoption:

Amend Senate File 596 as follows:

Strike from line 15, the figure "1969" and insert in lieu thereof the figure "1970".

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. 596)

The ayes were, 100:

Alt	Freeman of	Mayberry	Rodgers
Andersen	Buena Vista	McCartney	Roorda
Baker	Goode	McCormick	Sanders
Battles	Graham	Mendenhall	Schmeiser
Bennett	Grassley	Menefee	Schroeder
Bergman	Hamilton	Mezvinsky	Schwartz
Blouin	Hanson of	Middleswart	Shaw
Camp	Howard-Mitchell	Millen	Stokes
Campbell	Hill	Miller of	Strand
Christensen	Holden	Jones	Stroburg
Cochran	Huff	Miller of	Stromer
Corey	Johnson of	Marshall	Strothman
Crabb	Audubon	Milligan	Tapscott
Crosier	Johnston of	Mohrfeld	Tieden
Cunningham	Johnson	Nelson	Van Drie
Darrington	Kennedy of	Newton	Van Roekel
Dietz	Dubuque	Nielsen	Varley
Dooley	Kitner	Nolting	Voorhees
Dougherty	Knight	O'Hearn	Walter
Doyle	Knoblauch	Pelton	Warren
Drake	Kreamer	Perkins	Waugh
Duitscher	Kruse	Peterson	Weichman
Dunton	Langland	Pierson	Welden
Edgington	Lawson	Pony	Winkelman
Ellsworth	Lippold	Priebe	Wolfe
Ewell	Lipsky	Renda	Mr. Speaker
Fisher of	Logemann	Rex	
Greene			

The nays were, none.

Absent or not voting, 24:

Brinck	Fischer of	Freeman of	Hansen of
Caffrey	Grundy	Clay-Dickinson	Black Hawk
Den Herder	Franklin	Gannon	Jesse

Kehe	Logue	Miller of	Skinner
Kennedy of	McIntyre	Page	Sorg
Chickasaw	Miller of	Ossian	Van Nostrand
Cluever	Des Moines	Radl	Wells
Koch		Shepherd	

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

Senate File 1056, a bill for an act relating to legalizing acts of notaries public and acknowledgments, 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. 1056)

The ayes were, 100:

Alt	Fisher of	Lippold	Renda
Andersen	Greene	Lipsky	Rex
Baker	Freeman of	Logemann	Rodgers
Battles	Buena Vista	Logue	Roorda
Bennett	Gannon	Mayberry	Sanders
Bergman	Goode	McCartney	Schmeiser
Blouin	Graham	McCormick	Schroeder
Brinck	Hamilton	Mendenhall	Shaw
Camp	Hanson of	Menefee	Sorg
Campbell	Howard-Mitchell	Mezvinsky	Stokes
Christensen	Hill	Middleswart	Strand
Cochran	Holden	Miller of	Stroburg
Corey	Huff	Jones	Stromer
Crabb	Johnson of	Miller of	Strothman
Crosier	Audubon	Marshall	Tapscott
Cunningham	Johnston of	Milligan	Van Drie
Darrington	Johnson	Mohrfeld	Van Roekel
Dietz	Kennedy of	Nelson	Varley
Dooley	Dubuque	Nolting	Voorhees
Dougherty	Kitner	O'Hearn	Walter
Doyle	Knight	Ossian	Warren
Drake	Knoblauch	Pelton	Waugh
Duitscher	Koch	Perkins	Weichman
Dunton	Kreamer	Peterson	Welden
Edgington	Kruse	Pierson	Winkelman
Ellsworth	Langland	Poncy	Wolfe
Ewell	Lawson	Priebe	Mr. Speaker

The nays were, none.

Absent or not voting, 24:

Caffrey	Hansen of	Millen	Radl
Den Herder	Black Hawk	Miller of	Schwartz
Fischer of	Jesse	Des Moines	Shepherd
Grundy	Kehe	Miller of	Skinner
Franklin	Kennedy of	Page	Tieden
Freeman of	Chickasaw	Newton	Van Nostrand
Clay-Dickinson	Cluever	Nielsen	Wells
Grassley	McIntyre		

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

Senate File 1058, a bill for an act legalizing wills, with report of committee recommending amendment and passage, was taken up for consideration.

Weichman of Benton offered the following amendment filed by the committee on judiciary:

Amend Senate File 1058 as follows:

1. Strike from line six (6) "1965" and insert "1964".
2. Strike lines seven (7) and eight (8) and insert:
"2. By striking from line six (6) 'Code 1946 to 1958' and inserting 'Codes 1946 to 1962'."
3. Add after line eight (8) the following:
"3. By adding to said section a new paragraph as follows:
In all instances prior to January 1, 1967, where administrators have failed to publish their appointment as required by section six hundred thirty-three point two hundred thirty (633.230), Code 1966, and executors have failed to publish a notice of admission of the will to probate and their appointment as required by section six hundred thirty-three point three hundred four (633.304), Code 1966, but have published a notice of appointment or notice of admission of the will to probate and of the appointment of the executor, such notice of appointment or notice of admission of the will to probate and of the appointment of the executor, is hereby legalized and shall have the same force and effect as though the same had been published as required."
4. Strike from line twelve (12) "1969" and insert "1964".
5. Strike lines thirteen (13) and fourteen (14) and insert:
"2. By striking from lines seven (7) and eight (8) 'Code 1946 to 1958' and inserting 'Codes 1946 to 1962'."

Weichman of Benton offered the following amendment to the committee amendment and moved its adoption:

Amend the committee on judiciary amendment to Senate File 1058, filed February 6, 1970, by inserting in line 9 after the word "publish" the words "notice of".

The amendment to the amendment was adopted.

Weichman of Benton moved the adoption of the committee amendment as amended.

The amendment as amended 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. 1058)

The ayes were, 101:

Alt	Freeman of	Lawson	Rex
Andersen	Buena Vista	Lippold	Rodgers
Baker	Freeman of	Logemann	Roorda
Battles	Clay-Dickinson	Logue	Sanders
Bergman	Gannon	Mayberry	Schmeiser
Blouin	Goode	McCartney	Schroeder
Caffrey	Graham	McCormick	Shaw
Camp	Grassley	Mendenhall	Shepherd
Campbell	Hamilton	Menefee	Sorg
Christensen	Hansen of	Mezvinsky	Stokes
Cochran	Black Hawk	Middleswart	Strand
Corey	Hill	Millen	Stroburg
Crabb	Holden	Miller of	Stromer
Cunningham	Huff	Jones	Strothman
Darrington	Johnson of	Miller of	Tapscott
Dietz	Audubon	Marshall	Tieden
Dooley	Johnston of	Milligan	Van Drie
Dougherty	Johnson	Mohrfeld	Van Roekel
Doyle	Kennedy of	Nelson	Varley
Drake	Chickasaw	Nielsen	Voorhees
Duitscher	Kennedy of	Nolting	Walter
Dunton	Dubuque	Ossian	Warren
Edgington	Kitner	Pelton	Waugh
Ellsworth	Knight	Perkins	Weichman
Ewell	Koch	Peterson	Welden
Fisher of	Kreamer	Poncy	Winkelman
Greene	Kruse	Priebe	Wolfe
	Langland	Renda	Mr. Speaker

The nays were, none.

Absent or not voting, 23:

Bennett	Hanson of	McIntyre	Pierson
Brinck	Howard-Mitchell	Miller of	Radi
Crosier	Jesse	Des Moines	Schwartz
Den Herder	Kehe	Miller of	Skinner
Fischer of	Cluever	Page	Van Nostrand
Grundy	Knoblauch	Newton	Wells
Franklin	Lipsky	O'Hearn	

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

Senate File 1066, a bill for an act legalizing prior judgments and decrees, 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. 1066)

The ayes were, 97:

Alt	Battles	Caffrey	Christensen
Andersen	Bergman	Camp	Cochran
Baker	Blouin	Campbell	Corey

Crabb	Hanson of	Menefee	Rex
Crosier	Howard-Mitchell	Mezvinsky	Rodgers
Cunningham	Hill	Middleswart	Roorda
Darrington	Holden	Millen	Sanders
Dietz	Huff	Miller of	Schmeiser
Dooley	Johnson of	Jones	Schroeder
Dougherty	Audubon	Miller of	Shaw
Doyle	Johnston of	Marshall	Stokes
Drake	Johnson	Miller of	Strand
Duitscher	Kehe	Page	Stroburg
Dunton	Kennedy of	Milligan	Stromer
Edgington	Chickasaw	Mohrfeld	Strothman
Ellsworth	Kitner	Nelson	Tapscott
Freeman of	Knight	Nielsen	Tieden
Buena Vista	Knoblauch	Nolting	Van Drie
Freeman of	Koch	O'Hearn	Van Roekel
Clay-Dickinson	Kreamer	Ossian	Voorhees
Gannon	Kruse	Pelton	Walter
Goode	Lawson	Perkins	Warren
Grassley	Lippold	Peterson	Waugh
Hamilton	Logemann	Pierson	Weichman
Hansen of	Logue	Poncy	Welden
Black Hawk	McCartney	Priebe	Winkelman
	McCormick	Renda	Mr. Speaker

The nays were, none.

Absent or not voting, 27:

Bennett	Franklin	Mayberry	Shepherd
Brinck	Graham	McIntyre	Skinner
Den Herder	Jesse	Mendenhall	Sorg
Ewell	Kennedy of	Miller of	Van Nostrand
Fischer of	Dubuque	Des Moines	Varley
Grundy	Kluever	Newton	Wells
Fisher of	Langland	Radl	Wolfe
Greene	Lipsky	Schwartz	

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

House File 1229, a bill for an act relating to fees for filing hospital liens, 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. 1229)

The ayes were, 100:

Alt	Campbell	Dooley	Fisher of
Andersen	Christensen	Dougherty	Greene
Baker	Cochran	Drake	Freeman of
Battles	Corey	Duitscher	Buena Vista
Bergman	Crabb	Dunton	Freeman of
Blouin	Cunningham	Edgington	Clay-Dickinson
Caffrey	Darrington	Ellsworth	Gannon
Camp	Dietz		Goode

Graham	Kreamer	Mohrfeld	Shepherd
Grassley	Kruse	Nelson	Sorg
Hamilton	Lawson	Nielsen	Stokes
Hansen of	Lippold	Nolting	Strand
Black Hawk	Logemann	O'Hearn	Stromer
Hanson of	Logue	Ossian	Strothman
Howard-Mitchell	Mayberry	Pelton	Tapscott
Holden	McCartney	Perkins	Tieden
Huff	McCormick	Peterson	Van Drie
Johnson of	Menefee	Pierson	Van Roekel
Audubon	Mezvinsky	Poncy	Varley
Johnston of	Middleswart	Priebe	Voorhees
Johnson	Millen	Renda	Walter
Kehe	Miller of	Rex	Warren
Kennedy of	Jones	Rodgers	Waugh
Chickasaw	Miller of	Roorda	Weichman
Kennedy of	Marshall	Sanders	Welden
Dubuque	Miller of	Schmeiser	Winkelman
Kitner	Page	Schwartz	Wolfe
Knight	Milligan	Shaw	Mr. Speaker
Knoblauch			

The nays were, 2:

Doyle Koch

Absent or not voting, 22:

Bennett	Franklin	McIntyre	Schroeder
Brinck	Hill	Mendenhall	Skinner
Crosier	Jesse	Miller of	Stroburg
Den Herder	Des Moines	Des Moines	Van Nostrand
Ewell	Langland	Newton	Wells
Fischer of	Lipsky	Radl	
Grundy			

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

House File 139, a bill for an act relating to the establishment of recreational bikeways, with report of committee recommending amendment and passage, was taken up for consideration.

Lippold of Black Hawk offered the following amendment filed by the committee on conservation and recreation and moved its adoption:

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".

The amendment was adopted.

Tieden of Clayton asked and received unanimous consent to withdraw the amendment filed by the committee on conservation and recreation on February 24, 1969, and found on page 412 of the 1969 House Journal.

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. 139)

The ayes were, 85:

Alt	Gannon	Langland	Pelton
Andersen	Goode	Lawson	Perkins
Battles	Graham	Lippold	Pierson
Bennett	Grassley	Lipsky	Renda
Bergman	Hamilton	Logemann	Roorda
Blouin	Hansen of	Logue	Schroeder
Brinck	Black Hawk	McCartney	Shaw
Caffrey	Hanson of	McCormick	Shepherd
Camp	Howard-Mitchell	Mendenhall	Stokes
Campbell	Hill	Menefee	Strand
Corey	Holden	Mezvinsky	Stroburg
Crabb	Huff	Middleswart	Stromer
Crosier	Johnson of	Millen	Strothman
Cunningham	Audubon	Miller of	Tapscott
Darrington	Johnston of	Jones	Tieden
Dietz	Johnson	Miller of	Varley
Dooley	Kehe	Marshall	Voorhees
Dougherty	Kennedy of	Miller of	Walter
Doyle	Dubuque	Page	Waugh
Drake	Kitner	Milligan	Weichman
Duitscher	Knoblauch	Newton	Winkelman
Dunton	Kreamer	Nielsen	Wolfe
Edgington	Kruse	Nolting	Mr. Speaker
Ellsworth			

The nays were, 16:

Christensen	Koch	Peterson	Schmeiser
Cochran	Mohrfeld	Poncy	Sorg
Freeman of	Nelson	Rex	Van Drie
Clay-Dickinson	Ossian	Rodgers	Welden
Knight			

Absent or not voting, 23:

Baker	Franklin	Mayberry	Sanders
Den Herder	Freeman of	McIntyre	Schwartz
Ewell	Buena Vista	Miller of	Skinner
Fischer of	Jesse	Des Moines	Van Nostrand
Grundy	Kennedy of	O'Hearn	Van Roekel
Fisher of	Chickasaw	Priebe	Warren
Greene	Kluever	Radl	Wells

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

House File 404, a bill for an act relating to milk used for manufacturing purposes, with report of committee recommending amendment and passage, was taken up for consideration.

Langland of Winneshiek offered the following amendment filed by the committee on agriculture:

Amend House File 404 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter one hundred ninety-four (194), Code 1966, is hereby amended as follows:

1. By striking section one hundred ninety-four point six (194.6), Code 1966, and inserting in lieu thereof the following: "At least once every thirty days an estimate of the bacterial quality shall be made of each producer's milk by use of a standard plate count or an equivalent plate counting procedure in an officially designated laboratory."

For the purpose of quality improvement and payment, the following classifications of milk for bacterial estimate shall be applicable:

Bacterial Estimate Classification	Standard Plate Count or Equivalent
Class 1	Less than 500,000 per Milliliter
Class 2	Less than 3,000,000 per Milliliter
Undergrade	Over 3,000,000 per Milliliter

2. By striking from line four (4) of section one hundred ninety-four point seven (194.7), Code 1966, the word "and" from the place where it appears the second time and inserting in lieu thereof the word "or".

3. By striking from line five (5) of section one hundred ninety-four point eight (194.8), Code 1966, the words "class 3 or in" and the word "ten" and by inserting in lieu of the word "ten" the word "three".

4. By striking from line five (5) of section one hundred ninety-four point nine (194.9), Code 1966, the word "ten" and inserting in lieu thereof the word "three".

Sec. 2. The provisions of this Act shall go into effect on July 1, 1971.

Langland of Winneshiek offered the following amendment to the committee amendment and moved its adoption:

Amend the committee on agriculture amendment to House File 404, filed February 10, 1970, as follows:

1. Line 6, by inserting after the numerals "1966," the following: "as amended by chapter one hundred forty-seven (147), section three (3), Acts of the Sixty-third General Assembly, First Session,".

2. Line 15, by striking the words "Less than" and inserting in lieu thereof the words "Not over".

3. Line 17, by striking the words "Less than" and inserting in lieu thereof the words "Not over".

The amendment to the amendment was adopted.

Langland of Winneshiek moved the adoption of the committee amendment as amended.

The amendment as amended was adopted.

Langland of Winneshiek asked and received unanimous consent

to withdraw the amendment filed by him on March 24, 1969, and found on page 670 of the 1969 House Journal; and the amendment filed by him and Baker of Boone on January 23, 1970, and found on page 216 of the 1970 House Journal.

Strothman of Henry asked and received unanimous consent to withdraw the amendment filed by the committee on agriculture on March 27, 1969, and found on page 728 of the 1969 House Journal.

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?" (H.F. 404)

The ayes were, 99:

Alt	Freeman of	Logemann	Rodgers
Andersen	Buena Vista	Logue	Sanders
Baker	Freeman of	Mayberry	Schmeiser
Battles	Clay-Dickinson	McCartney	Schroeder
Blouin	Gannon	McCormick	Schwartz
Brinck	Goode	Mendenhall	Shaw
Caffrey	Graham	Menefee	Shepherd
Christensen	Grassley	Mezvinsky	Skinner
Cochran	Hamilton	Middleswart	Sorg
Corey	Hanson of	Miller of	Stokes
Crabb	Howard-Mitchell	Jones	Strand
Crosier	Hill	Miller of	Stromer
Cunningham	Holden	Marshall	Strothman
Darrington	Huff	Miller of	Tapscott
Den Herder	Johnson of	Page	Tieden
Dietz	Audubon	Milligan	Van Drie
Dooley	Johnston of	Mohrfeld	Van Roekel
Dougherty	Johnson	Nelson	Varley
Doyle	Kehe	Newton	Voorhees
Drake	Kitner	Nolting	Walter
Duitscher	Knight	O'Hearn	Warren
Dunton	Knoblauch	Pelton	Waugh
Edgington	Koch	Perkins	Weichman
Ellsworth	Kreamer	Peterson	Welden
Ewell	Kruse	Poncy	Winkelman
Fisher of	Langland	Priebe	Wolfe
Greene	Lippold	Rex	Mr. Speaker

The nays were, none.

Absent or not voting, 25:

Bennett	Hansen of	Lawson	Pierson
Bergman	Black Hawk	Lipsky	Radl
Camp	Jesse	McIntyre	Renda
Campbell	Kennedy of	Millen	Roorda
Fischer of	Chickasaw	Miller of	Stroburg
Grundy	Kennedy of	Des Moines	Van Nostrand
Franklin	Dubuque	Nielsen	Wells
	Kluever	Ossian	

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

House File 1122, a bill for an act relating to construction of public highways and certain other installations across the right-of-way of a drainage or levee district, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 1122)

The ayes were, 106:

Alt	Freeman of	Logemann	Rex
Andersen	Clay-Dickinson	Logue	Rodgers
Baker	Gannon	Mayberry	Roorda
Battles	Goode	McCartney	Sanders
Bergman	Graham	McCormick	Schmeiser
Blouin	Grassley	Mendenhall	Schroeder
Brinck	Hamilton	Menefee	Schwartz
Caffrey	Hanson of	Mezvinsky	Shaw
Camp	Howard-Mitchell	Middleswart	Shepherd
Campbell	Hill	Millen	Skinner
Christensen	Holden	Miller of	Sorg
Cochran	Huff	Jones	Stokes
Corey	Jesse	Miller of	Strand
Crabb	Johnson of	Marshall	Stroburg
Crosier	Audubon	Milligan	Strothman
Cunningham	Johnson of	Mohrfeld	Tapscott
Darrington	Johnson	Nelson	Tieden
Dietz	Kehe	Newton	Van Drie
Dooley	Kennedy of	Nielsen	Van Roekel
Dougherty	Chickasaw	Nolting	Varley
Doyle	Kitner	O'Hearn	Voorhees
Drake	Knight	Ossian	Walter
Duitscher	Knoblauch	Pelton	Warren
Dunton	Koch	Perkins	Waugh
Edgington	Kreamer	Peterson	Weichman
Ellsworth	Kruse	Pierson	Winkelman
Ewell	Langland	Poncy	Wolfe
Freeman of	Lawson	Priebe	Mr. Speaker
Buena Vista	Lippold		

The nays were, none.

Absent or not voting, 18:

Bennett	Franklin	Lipsky	Radl
Den Herder	Hansen of	McIntyre	Renda
Fischer of	Black Hawk	Miller of	Stromer
Grundy	Kennedy of	Des Moines	Van Nostrand
Fisher of	Dubuque	Miller of	Welden
Greene	Cluever	Page	Wells

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

Senate File 1023, a bill for an act relating to estates exempt from

inheritance tax, 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. 1023)

The ayes were, 100:

Alt	Fisher of	Langland	Pierson
Andersen	Greene	Lawson	Pony
Baker	Freeman of	Lippold	Priebe
Battles	Clay-Dickinson	Logemann	Rodgers
Bergman	Gannon	Logue	Sanders
Blouin	Goode	McCartney	Schmeiaer
Brinck	Graham	McCormick	Schwartz
Caffrey	Grassley	Mendenhall	Shaw
Camp	Hamilton	Menefee	Shepherd
Campbell	Hanson of	Mezvinsky	Skinner
Christensen	Howard-Mitchell	Middleswart	Sorg
Cochran	Hill	Millen	Stokes
Corey	Holden	Miller of	Strand
Crabb	Huff	Jones	Stromer
Crosier	Jesse	Miller of	Strothman
Cunningham	Johnson of	Marshall	Tapscott
Darrington	Audubon	Milligan	Tieden
Dietz	Johnston of	Mohrfeld	Van Drie
Dooley	Johnson	Nelson	Van Roekel
Dougherty	Kennedy of	Newton	Varley
Doyle	Chickasaw	Nielsen	Voorhees
Drake	Kitner	Nolting	Warren
Duitscher	Knight	O'Hearn	Waugh
Dunton	Knoblauch	Ossian	Weichman
Edgington	Koch	Pelton	Winkelman
Ellsworth	Kreamer	Perkins	Wolfe
Ewell	Kruse	Peterson	Mr. Speaker

The nays were, 2:

Freeman of	Roorda
Buena Vista	

Absent or not voting, 22:

Bennett	Kehe	Miller of	Schroeder
Den Herder	Kennedy of	Des Moines	Stroburg
Fischer of	Dubuque	Miller of	Van Nostrand
Grundy	Cluever	Page	Walter
Franklin	Lipsky	Radl	Welden
Hansen of	Mayberry	Renda	Wells
Black Hawk	McIntyre	Rex	

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

House File 1243, a bill for an act relating to the definition, licensing, inspection, and regulation of health care facilities, and providing for adoption of rules, enforcement procedures, and penalties, was taken up for consideration.

Holden of Scott offered the following amendment filed by him from the floor and moved its adoption:

Amend House File 1243 as follows:

1. Page 2, by inserting in line 5 before the word "individuals" the words "three or more".
2. Page 2, by inserting in line 14 before the word "individuals" the words "three or more".
3. Page 2, by inserting in line 23 before the word "individuals" the words "three or more".
4. Page 2, by inserting in line 35 before the word "individuals" the words "three or more".
5. Page 3, by inserting in line 9 before the word "individuals" the words "three or more".
6. Page 13, by striking lines 29 through 35, inclusive, and page 14, by striking line 1, and inserting in lieu thereof the following:
 8. By striking from lines eighteen (18) and nineteen (19) the words "or purported nursing home or custodial home".
 9. By adding at the end thereof the following:

"If any such inspector has probable cause to believe that any institution, place, building, or agency not licensed as a health care facility is in fact a health care facility as defined by this Act, and upon properly identifying himself he is denied entry thereto for the purpose of making an inspection, he may, with the assistance of the county attorney of the county in which the purported health care facility is located, apply to the district court for an order requiring the owner or occupant to permit entry and inspection of the premises to determine whether there have been any violations of this Act."
7. Page 17, by inserting in line 17 before the period the words " , unless such patient or resident is related to the person acting as guardian within the third degree of consanguinity".

The amendment was adopted.

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. 1243)

The ayes were, 99:

Alt	Dietz	Freeman of	Johnston of
Andersen	Dooley	Clay-Dickinson	Johnson
Baker	Dougherty	Gannon	Kehe
Battles	Doyle	Goode	Kennedy of
Blouin	Drake	Graham	Dubuque
Brinck	Duitscher	Grassley	Kitner
Caffrey	Dunton	Hamilton	Knight
Camp	Edgington	Hanson of	Knoblauch
Campbell	Ellsworth	Howard-Mitchell	Koch
Christensen	Ewell	Hill	Kreamer
Cochran	Fisher of	Holden	Kruse
Crabb	Greene	Huff	Langland
Crosier	Freeman of	Jesse	Lawson
Cunningham	Buena Vista		Lippold

Lipsky	Miller of	Rex	Tapscott
Logemann	Page	Rodgers	Tieden
Logue	Milligan	Roorda	Van Drie
Mayberry	Mohrfeld	Schwartz	Van Roekel
McCartney	Newton	Shaw	Varley
McCormick	Nolting	Shepherd	Voorhees
Mendenhall	O'Hearn	Skinner	Warren
Menefee	Ossian	Sorg	Waugh
Mezvinsky	Pelton	Stokes	Weichman
Middleswart	Peterson	Strand	Welden
Miller of	Pierson	Stroburg	Winkelman
Jones	Pony	Stromer	Wolfe
Miller of	Priebe	Strothman	Mr. Speaker
Marshall			

The nays were, 5:

Corey	Johnson of Audubon	Nelson Nielsen	Schmeiser
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Absent or not voting, 20:

Bennett	Franklin	McIntyre	Renda
Bergman	Hansen of	Millen	Sanders
Darrington	Black Hawk	Miller of	Schroeder
Den Herder	Kennedy of	Des Moines	Van Nostrand
Fischer of	Chickasaw	Perkins	Walter
Grundy	Kluever	Radl	Wells

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 460, a bill for an act relating to fee for filing notice of corporate dissolution.

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

Senate File 1104, a bill for an act relating to mileage of county engineers.

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

Senate File 1122, a bill for an act relating to seals on alcoholic liquor.

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

Senate File 1127, a bill for an act relating to the appropriation to the supreme court made by the Sixty-third General Assembly, First Session.

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

Senate File 1141, a bill for an act relating to real property tax credit provided for disabled veterans.

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

Senate File 1186, a bill for an act relating to the use of dead animals.

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

Senate File 1197, a bill for an act relating to municipal court clerks and bailiffs.

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

Senate File 1223, a bill for an act relating to conservation officers.

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

Senate File 1230, a bill for an act relating to disclosure of annual accounts of league of municipalities.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 663, a bill for an act providing aid for historical purposes.

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

House File 1016, a bill for an act relating to transportation of agricultural products.

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

House File 1111, a bill for an act relating to composition of representative districts in Clinton County.

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

House File 1216, a bill for an act relating to licensing of dogs.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 663

Amend House File 663 as follows:

1. Page 1, line 12, by inserting after "four (504)" the following: "or chapter five hundred four A (504A)".

2. Page 2, line 7, by inserting after "four (504)" the following: "or chapter five hundred four A (504A)".

RULES OF THE COMMITTEE ON NONCONTROVERSIAL BILLS

1. The committee shall consist of ten (10) members.
2. Seven (7) members shall constitute a quorum for meetings of this committee.
3. Seven (7) affirmative votes are required to recommend a bill to the noncontroversial calendar.
4. Meetings shall be held at the call of the chairman. Notices of such meetings shall be by announcement placed on the desk of committee members, announcement from the well of the House, and posting on the blackboard at the rear of the House.
5. House members may submit requests to have bills currently on the regular calendar considered for the noncontroversial calendar by

- placing this request with any member of the noncontroversial committee.
6. The vote on all bills shall be by roll call and a record of such vote maintained. The short form may be used, but anyone voting **nay** shall be so recorded.
 7. The rules of the House shall apply in any case not covered by special rules of this committee, provided however that the committee shall have no rule which is inconsistent with the standing rules of the House or the joint rules of the House and Senate.
 8. Except for the first noncontroversial calendar of this session, all bills must appear on the noncontroversial calendar for two (2) legislative days before being eligible for consideration on the floor of the House.
 9. Any bill may be removed from the noncontroversial calendar by filing with the Chief Clerk, within three (3) legislative days after its appearance on the noncontroversial calendar, a written request for removal signed by at least five (5) members of the House.
 10. Any bill on the noncontroversial calendar to which an amendment, other than a corrective amendment, has been filed, may be removed from the noncontroversial calendar by motion of the chairman or the majority or minority ranking member of the noncontroversial bill committee and approval by the House.
 11. The Speaker may, at his discretion, declare any bill controversial after five (5) minutes of debate and return it to the regular calendar.

REPORT OF COMMITTEE ON NONCONTROVERSIAL BILLS

MR. SPEAKER: Your committee on noncontroversial bills begs leave to report that it had the following bills under consideration and recommends that they be placed on the noncontroversial calendar:

- H. F. 1252 COMMITTEE BILL—Relating to membership on the board of directors on economic development corporations. By committee on commerce; Fischer of Grundy, chairman. (Companion bill S. F. 1209 passed Senate)
- H. F. 448 Relating to reversion of schoolhouse sites. By Van Drie, Langland and Dunton.
- S. F. 648 Relating to the registration of motor vehicles by a non-resident. By committee on law enforcement.
- H. F. 1260 COMMITTEE BILL—Relating to distribution of trade-marked articles. By committee on higher education; Kluever, chairman. (Companion Bill S. F. 1179 passed Senate)
- H. F. 1261 COMMITTEE BILL—Relating to unfair trade discrimination. By committee on higher education; Kluever, chairman. (Companion Bill S. F. 1180 passed Senate)
- S. F. 1138 Relating to the protection of nongame birds. By committee on conservation and recreation.
- S. F. 440 Relating to the granting of military service exemption benefits to dependents. By committee on law enforcement.
- S. F. 1120 Relating to the conveyance of land in Page County. By Bass.
- S. F. 1031 Relating to probate inventories. By Gaudineer.
- H. F. 1081 Relating to waterworks employees group insurance. By Alt, Tapscott, Huff, Franklin, et al.
- H. F. 1082 Relating to coverage of waterworks employees groups insurance. By Alt, Tapscott, Huff, Franklin, Milligan, et al.

- H. F. 1192 Relating to school reorganization. By Waugh.
 H. F. 645 To declare narcotics a public nuisance. By Voorhees.
 H. F. 1171 Relating to the terms of office of the architectural examining board. By Lawson. (Companion Bill S. F. 1178)
 H. F. 1307 COMMITTEE BILL—To legalize and validate the proceedings of the board of directors of the Henderson consolidated school district. By committee on judiciary; Hill, chairman.
 H. F. 1310 COMMITTEE BILL—Relating to stockholders' meetings for certain corporations. By committee on judiciary; Hill, chairman.

NATHAN F. SORG, Chairman
 Committee on Noncontroversial Bills

REPORT OF COMMITTEE

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 6, by striking the words "the use" and inserting in lieu thereof the words "an act".
2. Page 1, line 7, by striking the words "to use" and inserting in lieu thereof the words "with the ability to act with".
3. Page 1, line 16, by striking the comma.
4. Page 1, line 20, by striking the word "reason" and inserting in lieu thereof the word "person".
5. Page 1, line 21, by inserting after the first word "or" the word "for".
6. Amend line 1 of the title by striking the words "the use" and inserting in lieu thereof the words "an act".

ALFRED NIELSEN, Chairman

AMENDMENTS FILED

- 1 Amend House File 316 as follows:
- 2 1. By striking the following words in lines (3) and (4)
- 3 "lawful employment, work, vocation, or".
- 4 2. By further striking in line (9) the words "lawful
- 5 employment, work, vocation, or".
- 6 3. By further striking in line (17) the words "employment,
- 7 work, vocation, or".
- 8 4. By further striking in line (19) the words "lawful
- 9 employment, work, vocation, or".
- 10 5. By further striking in the EXPLANATION OF HOUSE FILE
- 11 316, page 2 the words "employment, work, vocation, or".

HILL of Marshall
 BENNETT of Polk

1 Amend House File 581 by striking all after the en-
 2 acting clause and inserting in lieu thereof the following:
 3 Section 1. Section four hundred twelve point four
 4 (412.4), Code 1966, is hereby amended as follows:
 5 By striking all of line nine (9) after the word "state,"
 6 and all of lines ten (10) through fourteen (14), in-
 7 clusive, and inserting in lieu thereof the following:
 8 "or any bank located in Iowa having trust powers for the
 9 investment of funds contributed to an annuity or pension
 10 system, for the payment of the pensions or annuities
 11 provided in such pension or annuity retirement system,
 12 and may pay the premiums or make the contribution of
 13 such contract out of the fund provided in section four
 14 hundred twelve point two (412.2) of the Code. Funds con-
 15 tributed to a bank pursuant to such a contract shall be
 16 invested in the manner prescribed in section six hundred
 17 thirty-three point one hundred twenty-three (633.123) of
 18 the Code, and may be commingled with and invested as a
 19 part of a common or master fund managed for the benefit
 20 of more than one public utility."

VAN DRIE of Story

1 Amend Senate File 665, as passed by the Senate, by adding a
 2 new section, as follows: "The voting place in each precinct in
 3 the state shall be located in a central location in said precinct".

CAFFREY of Polk

1 Amend the Miller of Page amendment to Senate File 1135,
 2 filed February 24, 1970, line six (6), after the word "person"
 3 insert "for other than highway purposes"; also, in line nine
 4 (9), by adding after the words "accordance with" the words
 5 "and in the same manner as provided for condemnation for high-
 6 way projects in"; also, in line eleven (11) add a new sentence
 7 after the word "Session." as follows: "In the application of
 8 said sections the term 'commission' shall mean the condemnation
 9 commission."

MILLER of Page

1 Amend Senate File 1151 by adding the following
 2 new section:
 3 "Sec. 2. Chapter one hundred seventeen (117), Code
 4 1966, relating to the sale of real estate, as defined by
 5 Sec. 117.4, Code 1966, and this Act is hereby amended by
 6 adding the following new sections:
 7 1. Real estate brokers may enter into associations
 8 to exchange information concerning real estate listed by
 9 each broker and which permits any participating broker to
 10 sell real estate listed with any other participating broker
 11 and which permits the selling broker and the listing
 12 broker to share in the commission.
 13 2. Membership in any association shall be open
 14 to any real estate broker in the area served who is
 15 licensed, as provided by this chapter, and who complies
 16 with reasonable administrative regulations of the
 17 association consistent with the public interest.

18 3. No regulation or practice shall be adopted by
19 an association that is contrary to the public interest
20 or that requires a waiting period for membership, that
21 requires a charge for membership that is not directly
22 related to the cost of the services rendered, that does
23 not apply equally to all participating brokers, that
24 discriminates against membership on the basis of
25 religion, race, sex or a legitimate business interest
26 or that would disqualify any licensed real estate
27 salesman from employment by any participating broker."

HILL of Marshall

DUNTON of Keokuk

JESSE of Polk

SCHROEDER of Pottawattamie

On motion by Varley of Adair-Madison, the House adjourned
until 10:00 a.m., Monday, March 2, 1970.

JOURNAL OF THE HOUSE

Fiftieth Calendar Day—Thirty-sixth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, MARCH 2, 1970.

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

Prayer was offered by the Reverend William Kettlitz, pastor of the Westminster United Presbyterian Church, Keokuk, Iowa.

The Journal of Friday, February 27, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Kehe of Bremer by the Speaker; Skinner of Polk on request of Huff of Polk; O'Hearn of Scott on request of Christensen of Clarke-Union.

PRESENTATION OF VISITORS

Drake of Louisa-Muscatine presented to the House the Honorable Clarence F. Schmarje, former member of the House in the Sixty-second General Assembly.

The Speaker announced the following visitors were present in the House chamber:

Forty-five eleventh grade students from the West Burlington High School government class, accompanied by their teacher, Mr. Hopkins. By Miller of Des Moines.

Forty-three senior government class students from Newell-Providence, accompanied by their teachers, Lee Campbell and Nancy Payne. By Freeman of Buena Vista.

PETITIONS FILED

The following petitions were received and placed on file:

By Sorg of Linn, from eighteen residents of Linn County opposing all legislation increasing property tax.

By Wells of Linn, from fifteen residents of Linn County opposing high property taxes in general.

By Strand of Poweshiek, from thirty-three residents of Powe-

shiek County favoring Senate File 1087, relating to an act to prohibit the operation of a place of business on Sunday.

By Winkelman of Calhoun, from twenty-seven residents of the Cedar Valley Community School district favoring legislation for making loans for the purpose of pollution control.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 316, under Rule 35.

BIRTHDAY CONGRATULATIONS

On behalf of the House, "Birthday Congratulations" were extended to the following:

The Honorable Dennis L. Freeman by Freeman of Clay-Dickinson.

The Honorable Lester L. Kluever by Newton of Scott.

SENATE MESSAGES CONSIDERED

Senate File 460, a bill for an act relating to the fee for filing notice of corporate dissolution.

Read first time and referred to committee on **county government**.

Senate File 1104, a bill for an act relating to the mileage and expenses of county engineers.

Read first time and referred to committee on **county government**.

Senate File 1122, a bill for an act relating to seals on alcoholic liquor.

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

Senate File 1127, a bill for an act relating to the appropriation to the supreme court made by the Sixty-third General Assembly, First Session.

Read first time and referred to committee on **appropriations**.

Senate File 1141, a bill for an act relating to the real property tax credit provided for disabled veterans.

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

Senate File 1186, a bill for an act relating to the use of dead animals.

Read first time and referred to committee on **agriculture**.

Senate File 1197, a bill for an act relating to municipal court clerks and bailiffs.

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

Senate File 1223, a bill for an act relating to conservation officers.

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

Senate File 1230, a bill for an act relating to disclosure of annual accounts and reports of the league of municipalities.

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 1043, a bill for an act relating to municipal court judges.

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

Senate File 1168, a bill for an act relating to the state educational radio and television facility board.

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

Senate File 1250, a bill for an act relating to classification of roads for park purposes.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 357, a bill for an act relating to disability of municipal judges.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 633, a bill for an act to encourage competition among certain casualty insurance companies in rate making.

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

House File 687, a bill for an act relating to eminent domain.

Also: That the Senate insists on its amendment to the House amendment to:

Senate File 628, a bill for an act to establish definitions and standards for frozen desserts, 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 Kossuth, Mr. Keith, chairman; the Senator from Washington, Mr. Stephens; the Senator from Hancock, Mr. Ollenburg; and the Senator from Des Moines, Mr. Dodds.

CARROLL A. LANE
Secretary of the Senate

SENATE AMENDMENT TO HOUSE FILE 357

Amend House File 357 as follows:

1. By inserting after line 8, the following new section:

"Sec. 2. Section six hundred five A point fourteen (605A.14), Code 1966, is hereby amended by striking from line two (2) the words 'or district' and inserting in lieu thereof the words 'district, or municipal'."

2. Line 1, by striking the words "the disability of" and inserting in lieu thereof the words "retirement benefits for".

SENATE AMENDMENT TO HOUSE FILE 633

Amend House File 633, as amended and passed by the House, by inserting on page 1, line 36, after the word "use." the following:

"In the event any such manual, minimum, loss rate, rating schedule or rating plan and every other rating rule is subsequently rescinded or set aside by action of the commissioner, all excess moneys collected shall be refunded to the individuals from whom it was collected. However, any such refund shall not affect the validity of any policy of insurance already issued. Any such excess moneys not refunded to the individuals from whom it was collected within one year of the date of such determination of the commissioner, shall be paid to the state and be held pursuant to the provisions of chapter three hundred ninety-one (391), Acts of the Sixty-second General Assembly."

ADOPTION OF RULES OF THE COMMITTEE
ON NONCONTROVERSIAL BILLS

Sorg of Linn called up for consideration the rules of the committee on noncontroversial bills, filed on February 27, 1970, and found on pages 695 and 696 of the House Journal.

Sorg of Linn offered the following amendment to the rules and moved its adoption:

Amend the rules of the committee on noncontroversial bills, rule 9, line 2, by striking the word and figure "three (3)" and inserting in lieu thereof the word and figure "two (2)".

The amendment was adopted.

Sorg of Linn moved the adoption of the rules as amended.

The rules as amended were adopted.

SPECIAL ORDER
(Senate File 585)

McCartney of Floyd asked and received unanimous consent that **Senate File 585** be made a special order of business for 9:30 a.m., Thursday, March 5, 1970.

EXPLANATION OF VOTE

While I was absent from the House chamber the following bills were voted on: House Files 642, 1243 and 1294, and Senate Files 596, 1056 and 1097. Had I been present I would have voted "aye" on all these bills.

CHARLES P. MILLER

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS
REGULAR CALENDAR
HOUSE FILE 1311 DEFERRED

Tieden of Clayton asked and received unanimous consent to take up for immediate consideration **House File 1311**, a bill for an act relating to the power of the conservation commission to exercise jurisdiction over lands to be used for park purposes.

Camp of Clinton moved that House File 1311 be deferred and that the bill retain its place on the calendar under unfinished business.

A non-record roll call was requested.

The ayes were 67, nays 35.

The 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: House Files 77, 760, 805, 1052, 1140 and 1191; Senate Files 220, 340, 417, 554, 1049, 1079, 1080, 1099, 1150 and 1156.

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 77, 760, 805, 1052, 1140 and 1191; Senate Files 220, 340, 417, 554, 1049, 1079, 1080, 1099, 1150 and 1156.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 2nd day of March, 1970, sent to the Governor for his approval: House Files 77, 760, 805, 1052, 1140 and 1191.

ELIZABETH SHAW, Chairman

Report adopted.

AMENDMENTS FILED

1 Amend the Senate amendment to House File 633
2 as follows:

- 3 1. Line 6, by striking the word "subsequently".
- 4 2. Line 7, by inserting after the word "commissioner"
- 5 the words "within sixty days after it has been filed".

FISCHER of Grundy

1 Amend the Jesse, Tapscott, Huff, Renda,
2 Milligan and Kennedy amendment to House File
3 1106, filed February 25, 1970, by adding thereto
4 the following sentence: "any parent who permits
5 a child to leave toys with wheels attached in the
6 middle of a room after dark shall be considered
7 to have set a trap as herein provided and shall
8 be subject to the penalties of this section".

GRAHAM of Ida-Sac

1 Amend House File 1106 by adding the following section:
2 Sec. 2. Section eighteen point two (18.2), Code 1966,
3 is hereby amended by adding to subsection four (4) thereof
4 the following sentence: "They shall exercise every power
5 of police officers, and in particular the power of arrest."

GOODE of Appanoose-Davis

1 Amend House File 1196 on page 1, line 14, by inserting
2 after the word "property" the following:
3 " , except that the improvement, renovation, or recon-
4 struction of such facilities or installations shall not extend
5 their tax-exempt status beyond the original ten-year period".

BRINCK of Lee

1 Amend House File 1811 by striking section 3 and inserting
2 in lieu thereof the following:
3 Sec. 3. (1) The underground area commonly known as
4 the Cold Water Cave recently discovered in Winneschiek
5 County has been indicated as having unique value in the study
6 of geology, archaeology and possibly other sciences. The
7 General Assembly finds that the advancement of learning,
8 the securing of the natural wealth of this state for the
9 benefit of posterity, and the public in general, require
10 the sequestration of the Cold Water Cave area in Winneschiek
11 County for investigation, research and preservation.
12 (2) The conservation commission is authorized

13 to lease from the owners thereof, with the approval
14 of the executive council, so much of the area containing
15 the Cold Water Cave as may be necessary to accomplish the
16 purposes declared in subsection 1 of this section, for a
17 term not to exceed five years, and to pay the rentals out of
18 funds appropriated to the commission for its operating ex-
19 penses, or out of such other funds as may be available. Such
20 leases may contain clauses providing for ultimate ownership
21 of such areas by the State of Iowa, provided that such clauses
22 shall in no wise commit the credit of the state.

CAMP of Clinton
TIEDEN of Clayton
LANGLAND of Winneshiek

1 Amend Senate File 665, as passed by the Senate, by adding
2 the following new section:
3 "Upon the application of the county auditor or the township
4 trustees, the authority which has control of any buildings or
5 grounds supported by taxation under the laws of this state
6 shall make available the necessary space therein for the
7 purpose of holding elections and adequate space for the
8 storage of voting machines, without charge for the use thereof."

RENDA of Polk

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Tuesday, March 3, 1970.

JOURNAL OF THE HOUSE

Fifty-first Calendar Day—Thirty-seventh Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, MARCH 3, 1970.

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

Prayer was offered by the Reverend Robert Martin, pastor of the United Methodist Church, Vincent, Iowa.

The Journal of Monday, March 2, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bennett of Polk on request of Renda of Polk; Weichman of Benton on request of Poncy of Wapello; O'Hearn of Scott on request of Freeman of Buena Vista; Brinck of Lee for the morning on request of Millen of Jefferson-Van Buren.

PRESENTATION OF VISITORS

The Speaker announced the following visitors were present in the House chamber:

Sixty-five students from Ballard High School, accompanied by their teacher, Mr. Niichel. By Van Drie of Story.

Fourteen students from the Harlan High School government class, accompanied by their teacher, Ted Williams. By Nielsen of Shelby.

Twenty-seven fourth grade students from Howe School, Des Moines, Iowa, accompanied by their teacher, Mrs. Evans. By Polk County delegation.

Thirty-three senior students from the Armstrong Community School government class, accompanied by their teachers, Ken Fisher and Larry Faust. By Sanders of Emmet-Palo Alto.

Forty-six senior students from the Graettinger Community School, accompanied by their teachers, Mrs. Rose Herke and Ron Bartels. By Sanders of Emmet-Palo Alto.

Ten ninth grade students from Hillside Junior High School social

studies class, West Des Moines, Iowa, accompanied by their teacher, Shirley Henry. By Alt of Polk.

Seventy-three senior students from Marquette High School, Bellevue, Iowa, accompanied by Father Schmitt and Sister Mary Vincent. By Battles of Jackson.

Thirty-one senior students from Lone Tree Community School, accompanied by their teacher, LuVern Barton. By Johnston of Johnson and Mezvinsky of Johnson.

Thirty-seven Y.W.C.A. teens from Black Hawk County, accompanied by their sponsors, Mrs. Ron Johnson and Mrs. Richard Miller. By Black Hawk County delegation.

Twenty-eight students from the American government class and fifteen students from the American history class of Bayard Community Schools, accompanied by their teachers, Mr. Gilson and Mr. Locke. By Johnson of Audubon-Guthrie and Fisher of Greene.

PETITION FILED

The following petition was received and placed on file:

By Mendenhall of Allamakee, from sixty-four residents of Johnson County favoring House File 1311, relating to the power of the Conservation Commission to exercise jurisdiction over lands to be used for park purposes.

PROOF OF PUBLICATION

Published copy of House File 1315 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

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 253, a bill for an act relating to shorthand court reporters.
CARROLL A. LANE, Secretary

INTRODUCTION OF BILL

House File 1316, by Shaw (Erskine), a bill for an act relating to

the imposition of an annual registration fee upon all motorboats and sailboats in lieu of personal property taxes.

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

SENATE MESSAGES CONSIDERED

Senate File 1043, a bill for an act relating to municipal court judges.

Read first time and referred to committee on **judiciary**.

Senate File 1168, a bill for an act relating to the state educational radio and television facility board.

Read first time and referred to committee on **higher education**.

Senate File 1250, a bill for an act relating to classification of roads for park purposes.

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

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of **House File 1311**, a bill for an act relating to the power of the conservation commission to exercise jurisdiction over lands to be used for park purposes.

Camp of Clinton offered the following amendment filed by Camp, et al., and moved its adoption:

Amend House File 1311 by striking section 3 and inserting in lieu thereof the following:

Sec. 3. (1) The underground area commonly known as the Cold Water Cave recently discovered in Winneshiek County has been indicated as having unique value in the study of geology, archaeology and possibly other sciences. The General Assembly finds that the advancement of learning, the securing of the natural wealth of this state for the benefit of posterity, and the public in general, require the sequestration of the Cold Water Cave area in Winneshiek County for investigation, research and preservation.

(2) The conservation commission is authorized to lease from the owners thereof, with the approval of the executive council, so much of the area containing the Cold Water Cave as may be necessary to accomplish the purposes declared in subsection 1 of this section, for a term not to exceed five years, and to pay the rentals out of funds appropriated to the commission for its operating expenses, or out of such other funds as may be available. Such leases may contain clauses providing for ultimate ownership of such areas by the State of Iowa, provided that such clauses shall in no wise commit the credit of the state.

The amendment was adopted.

Camp of Clinton offered from the floor the following amendment and moved its adoption:

Amend the title to House File 1311, line 2, by inserting after the word "purposes" the following:
 "and to lease, with approval of the executive council, the area in Winneshiek County containing the Cold Water Cave for investigation, research and preservation".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 1311)

The ayes were, 103:

Alt	Freeman of	Lawson	Pony
Andersen	Buena Vista	Lippold	Priebe
Baker	Freeman of	Lipsky	Renda
Battles	Clay-Dickinson	Logemann	Rex
Bergman	Gannon	Mayberry	Rodgers
Blouin	Goode	McCartney	Roorda
Caffrey	Graham	McCormick	Sanders
Camp	Hamilton	McIntyre	Schmeiser
Campbell	Hansen of	Mendenhall	Schroeder
Christensen	Black Hawk	Menefee	Schwartz
Cochran	Hanson of	Mezvinsky	Shaw
Corey	Howard-Mitchell	Middleswart	Sorg
Crabb	Hill	Millen	Stokes
Crosier	Huff	Miller of	Strand
Cunningham	Jesse	Des Moines	Stroburg
Darrington	Johnson of	Miller of	Strothman
Den Herder	Audubon	Jones	Tapscott
Dietz	Johnston of	Miller of	Tieden
Dougherty	Johnson	Marshall	Van Drie
Doyle	Kehe	Miller of	Van Roekel
Duitscher	Kennedy of	Page	Varley
Dunton	Chickasaw	Milligan	Voorhees
Edgington	Kennedy of	Mohrfeld	Walter
Ellsworth	Dubuque	Nelson	Warren
Ewell	Kitner	Newton	Waugh
Fischer of	Knight	Nielsen	Welden
Grundy	Knoblauch	Nolting	Winkelman
Fisher of	Kreamer	Ossian	Wolfe
Greene	Kruse	Pierson	Mr. Speaker
	Langland		

The nays were, 2:

Holden	Peterson
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Absent or not voting, 19:

Bennett	Dooley	Franklin	Kluever
Brinck	Drake	Grassley	Koch

Logue	Perkins	Skinner	Weichman
O'Hearn	Radl	Stromer	Wells
Pelton	Shepherd	Van Nostrand	

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 1106, a bill for an act relating to justifiable defense of person or property, and providing for indemnification or reimbursement by the state, 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 1106 by striking therefrom the enacting clause.

Roll call was requested by Milligan of Polk and Graham of Ida-Sac.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 52:

Alt	Hansen of	Lippold	Perkins
Andersen	Black Hawk	Lipsky	Poncy
Baker	Hill	Mayberry	Renda
Battles	Huff	McCartney	Rodgers
Blouin	Jesse	McCormick	Schmeiser
Caffrey	Johnston of	McIntyre	Schwartz
Campbell	Johnson	Mezvinsky	Stroburg
Cochran	Kennedy of	Middleswart	Stromer
Crosier	Chickasaw	Miller of	Tapscott
Doyle	Kennedy of	Des Moines	Van Roekel
Duitscher	Dubuque	Milligan	Varley
Ellsworth	Knoblauch	Newton	Walter
Ewell	Kreamer	Nolting	Wells
Franklin	Lawson	Pelton	Wolfe
Gannon			

The nays were, 64:

Bergman	Fischer of	Johnson of	Millen
Camp	Grundy	Audubon	Miller of
Christensen	Freeman of	Kehe	Jones
Corey	Buena Vista	Kitner	Miller of
Crabb	Freeman of	Kluever	Marshall
Cunningham	Clay-Dickinson	Knight	Miller of
Darrington	Goode	Koch	Page
Den Herder	Graham	Kruse	Mohrfeld
Dietz	Grassley	Langland	Nelson
Dougherty	Hamilton	Logemann	Nielsen
Drake	Hanson of	Logue	Ossian
Dunton	Howard-Mitchell	Mendenhall	Peterson
Edgington	Holden	Menefee	Pierson

Priebe	Schroeder	Strothman	Warren
Radl	Shaw	Tieden	Waugh
Rex	Sorg	Van Drie	Weiden
Roorda	Stokes	Van Nostrand	Winkelman
Sanders	Strand	Voorhees	Mr. Speaker

Absent or not voting, 8:

Bennett	Fisher of	O'Hearn	Skinner
Brinck	Greene	Shepherd	Weichman
Dooley			

The amendment lost.

Renda of Polk offered the following amendment filed by him:

Amend House File 1106 as follows:

By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. No person shall be held criminally or civilly liable for the use of reasonable and necessary force as it appears to him for protecting himself, his family, or his real or personal property, or when coming to the aid of another who is in actual danger of or the victim of an aggravated assault, armed robbery, forcible rape, murder or any other felony which is dangerous to life or limb.

Any person raising this section as a defense and subsequently found innocent by a court or jury shall be entitled to reasonable compensation for attorney fees, court costs and lost time, to be decided in each case by the court including such sum or sums as the court may determine are necessary for investigation in the interest of justice and in the event of appeal the cost of obtaining the transcript of the trial and the printing of the trial record and necessary briefs in behalf of the defendant.

Renda of Polk asked for unanimous consent to withdraw his amendment.

Objection was raised.

Renda of Polk moved that his amendment be withdrawn.

Roll call was requested by Renda of Polk and Blouin of Dubuque.

On the question "Shall the amendment be withdrawn?"

The ayes were, 36:

Baker	Franklin	Knoblauch	Newton
Blouin	Gannon	Kreamer	Nolting
Caffrey	Huff	Lipsky	Poncy
Cochran	Jesse	Mayberry	Renda
Corey	Johnston of	McCormick	Rodgers
Crosier	Johnson	Mezvinsky	Schmeiser
Dougherty	Kennedy of	Middleswart	Schwartz
Duitscher	Chickasaw	Miller of	Sorg
Ellsworth	Kennedy of	Des Moines	Tapscott
Ewell	Dubuque	Milligan	Wells

The nays were, 70:

Alt	Grassley	Mendenhall	Sanders
Battles	Hamilton	Menefee	Schroeder
Bergman	Hansen of	Millen	Shaw
Campbell	Black Hawk	Miller of	Stokes
Christensen	Hanson of	Jones	Strand
Crabb	Howard-Mitchell	Miller of	Stromer
Cunningham	Holden	Marshall	Strothman
Den Herder	Johnson of	Miller of	Tieden
Dietz	Audubon	Page	Van Drie
Drake	Kehe	Mohrfeld	Van Nostrand
Dunton	Kitner	Nelson	Van Roekel
Edgington	Kluever	Nielsen	Varley
Fischer of	Knight	Ossian	Walter
Grundy	Kruse	Pelton	Warren
Freeman of	Langland	Perkins	Waugh
Buena Vista	Lawson	Peterson	Welden
Freeman of	Lippold	Pierson	Winkelman
Clay-Dickinson	Logemann	Priebe	Wolfe
Goode	Logue	Rex	Mr. Speaker
Graham	McCartney	Roorda	

Absent or not voting, 18:

Andersen	Dooley	Koch	Skinner
Bennett	Doyle	McIntyre	Stroburg
Brinck	Fisher of	O'Hearn	Voorhees
Camp	Greene	Radl	Weichman
Darrington	Hill	Shepherd	

The motion lost.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

SPECIAL ORDER

(S. F. 1135, S. F. 1136 and S. F. 1171)

McCartney of Floyd asked and received unanimous consent that **Senate File 1135**, **Senate File 1136** and **Senate File 1171**, be made a special order of business for 2:00 p.m., Thursday, March 5, 1970.

CONSIDERATION OF BILLS

The House resumed consideration of **House File 1106** and the Renda amendment.

Pelton of Clinton offered the following amendment from the floor and moved it be substituted for the Renda amendment:

Amend House File 1106 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Either a peace officer or a private person is privileged to use force against or to impose confinement

upon another which is not intended or likely to cause death or serious bodily harm for the purpose of preventing any felony which the actor reasonably believes the other is committing or is about to commit if the actor reasonably believes that the commission or consummation of the felony cannot otherwise be prevented.

Sec. 2. The use of force or the imposition of a confinement intended or likely to cause death or serious bodily harm is privileged if the actor reasonably believes that the commission or consummation of the felony cannot otherwise be prevented and the felony for the prevention of which the actor is intervening is of a type threatening death or serious bodily harm or involving the breaking and entry of a dwelling place.

A non-record roll call was requested.

The ayes were 49, nays 55.

The motion lost.

Renda of Polk offered the following amendment to his amendment and moved its adoption:

Amend the Renda of Polk amendment to House File 1106, filed February 9, 1970, by striking from lines 5 and 6 the words "as it appears to him".

The amendment was adopted.

Tapscott of Polk offered the following amendment to the Renda amendment, from the floor, and moved its adoption:

Amend the Renda amendment, filed February 9, 1970, to House File 1106 by striking in line six (6) the words "or his".

Further amend by striking in line seven (7) the words "real or personal property".

Roll call was requested by Tapscott of Polk and Kennedy of Dubuque.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 43:

Alt	Franklin	Kennedy of	McCormick
Baker	Freeman of	Chickasaw	McIntyre
Blouin	Buena Vista	Kennedy of	Mezvinsky
Caffrey	Gannon	Dubuque	Middleswart
Cochran	Hill	Kluever	Milligan
Dooley	Huff	Knoblauch	Nolting
Duitscher	Jesse	Kreamer	Pelton
Dunton	Johnston of	Lippold	Perkins
Ellsworth	Johnson	Lipsky	Poncy
Ewell		Mayberry	Renda

Rodgers	Schwartz	Tapscott	Walter
Schmeiser	Stroburg	Voorhees	Wells

The nays were, 67:

Andersen	Goode	Mendenhall	Schroeder
Battles	Graham	Menefee	Shaw
Bergman	Grassley	Millen	Shepherd
Brinck	Hamilton	Miller of	Sorg
Campbell	Hansen of	Jones	Stokes
Corey	Black Hawk	Miller of	Strand
Crosier	Hanson of	Marshall	Stromer
Cunningham	Howard-Mitchell	Miller of	Strothman
Darrington	Johnson of	Page	Van Drie
Den Herder	Audubon	Mohrfeld	Van Nostrand
Dietz	Kehe	Nelson	Van Roekel
Dougherty	Kitner	Nielsen	Varley
Doyle	Knight	Ossian	Warren
Drake	Kruse	Peterson	Waugh
Edgington	Langland	Pierson	Welden
Fischer of	Lawson	Priebe	Winkelman
Grundy	Logemann	Rex	Wolfe
Freeman of	Logue	Roorda	Mr. Speaker
Clay-Dickinson	McCartney	Sanders	

Absent or not voting, 14:

Bennett	Fisher of	Miller of	Radl
Camp	Greene	Des Moines	Skinner
Christensen	Holden	Newton	Tieden
Crabb	Koch	O'Hearn	Weichman

The amendment lost.

Renda of Polk moved the adoption of his amendment as amended.

A non-record roll call was requested.

The ayes were 60, nays 50.

The amendment as amended was adopted.

McCartney of Floyd moved the previous question on House File 1106 and all amendments filed thereto.

The motion prevailed.

Jesse of Polk offered the following amendment filed by Jesse, et al., and moved its adoption:

Amend House File 1106 by adding the following to section 1:

"However, the owner or person in possession of any real property who shall set traps, spring guns, or construct and set any other device designed to inflict personal injury or death upon a person, shall not be afforded the protection from liability under this Act."

Roll call was requested by Jesse of Polk and Kennedy of Du-buque.

On the question "Shall the amendment be adopted?"

The ayes were, 56:

Alt	Hansen of	Lippold	Radl
Baker	Black Hawk	Lipsky	Rodgers
Bergman	Hanson of	Logue	Schmeiser
Blouin	Howard-Mitchell	Mayberry	Schroeder
Caffrey	Huff	McCormick	Schwartz
Corey	Jesse	McIntyre	Shaw
Crosier	Johnston of	Menefee	Stokes
Darrington	Johnson	Mezvinsky	Stroburg
Dougherty	Kehe	Middleswart	Stromer
Duitscher	Kennedy of	Milligan	Tapscott
Dunton	Chickasaw	Newton	Van Nostrand
Ellsworth	Kennedy of	Nolting	Voorhees
Ewell	Dubuque	Pierson	Walter
Franklin	Kluever	Poncy	Welden
Gannon	Knoblauch	Priebe	Wells
	Kreamer		

The nays were, 52:

Andersen	Fisher of	Logemann	Rex
Battles	Greene	Mendenhall	Roorda
Camp	Freeman of	Millen	Shepherd
Campbell	Clay-Dickinson	Miller of	Strand
Christensen	Goode	Jones	Strothman
Cochran	Graham	Miller of	Tieden
Cunningham	Grassley	Marshall	Van Drie
Den Herder	Hamilton	Mohrfeld	Van Roekel
Dietz	Johnson of	Nelson	Varley
Dooley	Audubon	Nielsen	Warren
Doyle	Kitner	Ossian	Waugh
Drake	Knight	Pelton	Winkelman
Edgington	Koch	Perkins	Wolfe
Fischer of	Kruse	Peterson	Mr. Speaker
Grundy	Langland		

Absent or not voting, 16:

Bennett	Hill	Miller of	Renda
Brinck	Holden	Des Moines	Sanders
Crabb	Lawson	Miller of	Skinner
Freeman of	McCartney	Page	Sorg
Buena Vista		O'Hearn	Weichman

The amendment was adopted.

Jesse of Polk offered the following amendment filed by Jesse, et al.:

Amend House File 1106 by adding the following new section:

"Sec. 2. Chapter six hundred ninety-five (695), Code 1966, is hereby amended by adding the following new section:

"Any person who shall set traps, spring guns, or construct and set any other device designed to inflict personal injury or death upon a person, shall upon conviction thereof be punished by imprisonment in the penitentiary not more than five years, or by fine not

exceeding one thousand dollars, or by both such fine and imprisonment. If any person is injured or killed by such device he shall be guilty of murder or aggravated assault according to the gravamen of offense.

Graham of Ida-Sac rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

Jesse of Polk asked and received unanimous consent and offered the following amendment to the amendment and moved its adoption.

Amend the Jesse amendment, filed February 25, 1970, to House File 1106 by striking in line thirteen (13) the word "he" and inserting in lieu thereof the words "the person setting such device".

The amendment was adopted.

Jesse of Polk moved the adoption of the Jesse, et al., amendment as amended.

A non-record roll call was requested.

The ayes were 36, nays 67.

The amendment as amended lost.

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

Amend House File 1106 by adding the following section:

Sec. 2. Section eighteen point two (18.2), Code 1966, is hereby amended by adding to subsection four (4) thereof the following sentence: "They shall exercise every power of police officers, and in particular the power of arrest."

The amendment was adopted.

Blouin of Dubuque offered the following amendment from the floor and moved its adoption:

Amend House File 1106 by adding the following new section thereto:

"No person shall be held to answer for a capital or otherwise infamous crime unless on a presentment or indictment of a grand jury."

Roll call was requested by Blouin of Dubuque and Baker of Boone.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 25:

Baker	Gannon	Kreamer	Nolting
Blouin	Huff	Langland	Renda
Brinck	Jesse	Lipsky	Rodgers
Caffrey	Kennedy of	Mayberry	Schwartz
Cochran	Chickasaw	Mezvinsky	Tapscott
Duitscher	Kennedy of	Milligan	Wells
Franklin	Dubuque	Newton	

The nays were, 82:

Alt	Graham	Menefee	Roorda
Andersen	Grassley	Middleswart	Schmeiser
Bergman	Hamilton	Millen	Schroeder
Camp	Hansen of	Miller of	Shepherd
Campbell	Black Hawk	Des Moines	Sorg
Christensen	Hanson of	Miller of	Stokes
Corey	Howard-Mitchell	Jones	Strand
Crosier	Holden	Miller of	Stroburg
Cunningham	Johnson of	Marshall	Stromer
Darrington	Audubon	Miller of	Strothman
Dietz	Kehe	Page	Tieden
Dooley	Kitner	Mohrfeld	Van Drie
Dougherty	Kluever	Nelson	Van Nostrand
Drake	Knoblauch	Nielsen	Van Roekel
Dunton	Koch	Ossian	Varley
Ellsworth	Kruse	Pelton	Voorhees
Fischer of	Lawson	Perkins	Walter
Grundy	Lippold	Peterson	Warren
Freeman of	Logemann	Pierson	Waugh
Buena Vista	Logue	Poncy	Welden
Freeman of	McCartney	Priebe	Winkelman
Clay-Dickinson	McIntyre	Radl	Wolfe
Goode	Mendenhall	Rex	Mr. Speaker

Absent or not voting, 17:

Battles	Edgington	Johnston of	Sanders
Bennett	Ewell	Johnson	Shaw
Crabb	Fisher of	Knight	Skinner
Den Herder	Greene	McCormick	Weichman
Doyle	Hill	O'Hearn	

The amendment lost.

McIntyre of Linn offered the following amendment from the floor and moved its adoption:

Amend House File 1106 by adding the following new section:

"This Act being deemed of immediate importance shall be in full force and effect from and after its final approval and publication in The Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa, and The Marion Sentinel, a newspaper published at Marion, Iowa.

The amendment lost.

Jesse of Polk asked and received unanimous consent to withdraw the amendment filed by Jesse, et al., on February 25, 1970, and found on pages 659 and 660 of the House Journal.

Nielsen of Shelby asked and received unanimous consent to withdraw the amendment filed by the committee on law enforcement on February 6, 1970, and found on page 406 of the House Journal.

Graham of Ida-Sac asked and received unanimous consent to withdraw the amendment filed by him on March 2, 1970, and found on page 705 of the House Journal, and the amendment filed by him on February 2, 1970, and found on page 316 of the House Journal.

Corey of Louisa-Muscatine asked and received unanimous consent to withdraw the amendment filed by him and Stokes of Plymouth on February 10, 1970, and found on page 443 of the House Journal.

Tapscott of Polk asked and received unanimous consent to withdraw the amendment filed by him on February 5, 1970, and found on page 391 of the House Journal.

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. 1106)

The ayes were, 50:

Camp	Freeman of	Langland	Pierson
Christensen	Clay-Dickinson	Logemann	Priebe
Corey	Goode	Logue	Rex
Crabb	Graham	Mendenhall	Roorda
Cunningham	Grassley	Menefee	Schroeder
Darrington	Hamilton	Miller of	Stokes
Den Herder	Hanson of	Jones	Strand
Dietz	Howard-Mitchell	Miller of	Strothman
Dunton	Johnson of	Page	Tieden
Edgington	Audubon	Mohrfeld	Van Drie
Fischer of	Kehe	Nelson	Wagh
Grundy	Kitner	Nielsen	Welden
Fisher of	Knight	Ossian	Winkelman
Greene	Koch	Peterson	Mr. Speaker
	Kruse		

The nays were, 68:

Alt	Drake	Kennedy of	Mezvinsky
Andersen	Duitscher	Chickasaw	Middleswart
Baker	Ellsworth	Kennedy of	Millen
Battles	Ewell	Dubuque	Miller of
Bergman	Franklin	Cluever	Des Moines
Blouin	Gannon	Knoblauch	Miller of
Brinck	Hansen of	Kreamer	Marshall
Caffrey	Black Hawk	Lawson	Milligan
Campbell	Hill	Lippold	Newton
Cochran	Holden	Lipsky	Nolting
Crosier	Huff	Mayberry	Pelton
Dooley	Jesse	McCartney	Perkins
Dougherty	Johnston of	McCormick	Poncy
Doyle	Johnson	McIntyre	Radl

Renda	Shepherd	Van Nostrand	Walter
Rodgers	Sorg	Van Roekel	Warren
Schmeiser	Stroburg	Varley	Wells
Schwartz	Stromer	Voorhees	Wolfe
Shaw	Tapscott		

Absent or not voting, 6:

Bennett	Freeman of Buena Vista	O'Hearn Sanders	Skinner Weichman
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The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

McIntyre of Linn moved that the vote by which House File 1106 failed to pass the House be reconsidered and that the motion to reconsider be tabled.

The motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 596, a bill for an act relating to real property titles.

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

Senate File 1167, a bill for an act relating to county transportation franchises.

Also: That the Senate insists on its amendment to:

House File 1197, a bill for an act relating to vacations for state employees, 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, Mr. Hougen, chairman; the Senator from Johnson, Mrs. Doderer; the Senator from Story, Mr. DeHart; and the Senator from Scott, Mr. Nicholson.

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

Senate Concurrent Resolution 110, a concurrent resolution urging the Iowa liquor control commission to revise its rules and procedures.

CARROLL A. LANE
Secretary of the Senate

SENATE CONCURRENT RESOLUTION 110

By Reichardt, Rigler and Frommelt

Whereas, there is a request by the citizens of Iowa for special brands of brandy and wine not carried in stock by the Iowa liquor control commission; and

Whereas, such requests do not always specify orders for complete case lots; and

Whereas, the Iowa liquor control commission will not order less than case lots even though many wholesale outlets will sell and ship less than case lots; *Now Therefore*,

Be It Resolved By The Senate, The House Concurring, That the Iowa liquor control commission is urged to revise its rules and procedures in order that special orders of wine and brandy may be made for less than full case lots.

Laid over under Rule 25.

REPORTS OF COMMITTEES

Camp of Clinton, from the committee on appropriations, submitted the following report:

MR. SPEAKER: Your committee on appropriations, to whom was referred **House File 1232**, a bill for an act discontinuing the refund of tax on motor fuel used in watercraft, and allocating such moneys to the state conservation fund, and providing for a legislative service bureau study relative thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 1232 as follows:

1. Page 1, line 18, by inserting after the word "watercraft" the words and numbers "after July 1, 1971".
2. Page 1, line 19, by inserting a period after the word "fund".
3. Page 1, line 19, by striking the word "and" and inserting in lieu thereof the words "Moneys in such fund".

JOHN CAMP, 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 1279**, a bill for an act to authorize student teaching and to establish the status and authority of student teachers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 1279 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter two hundred sixty (260), Code 1966, is amended by adding thereto the following new section:

"Whenever the conditions prescribed by the board of educational examiners for issuance of any type or class of certificate provide that the applicant shall have completed work in practice teaching, it shall be lawful for any college or university located within the state of Iowa and offering a program or programs of teacher education approved by said board of educational examiners to enter into a contract with any approved school district or private school, for the performance of such practice teaching in such approved school district or private school, under such terms and conditions as may be agreed upon by such contracting parties. Students actually engaged in practice teaching, in any public school, under the terms of such contract, shall be entitled to the

same protection, under the provisions of chapter four hundred five (405), section eight (8), Acts of the Sixty-second General Assembly, as is afforded by said section to officers and employees of the school district, during the time they are so engaged."

CHARLES E. GRASSLEY, 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 1219**, a bill for an act relating to the marking and branding of livestock, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

CHARLES F. STROTHMAN, Chairman

Fisher of Greene, from the committee on state government, submitted the following reports:

MR. SPEAKER: Your committee on state government, to whom was referred **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 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 **be amended as follows, and when so amended the bill do pass**:

Amend Senate File 665, as passed by the Senate, as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. For the purposes of any general election in which votes are to be cast for the office of president of the United States or electors for president, any resident of Iowa who has moved to another state shall be presumed to be and remain a resident of Iowa and a resident of the county and precinct of which he was a resident immediately preceding such move, until he meets the residence requirements for electors in the place to which he has moved; but such presumption shall not continue for more than one year after such move. However, if he is eligible to vote he shall be permitted to vote only for the offices of president and vice-president of the United States or electors for said offices. He shall vote by absentee ballot and shall make an application indicating that he is eligible only for a presidential and vice-presidential ballot. The secretary of state shall prescribe the form of application and ballot. The county auditor shall cause such applications and ballots to be printed and furnished.

Sec. 2. For the purposes of any general election or primary election in which votes are to be cast for any state or federal office, any resident of Iowa who has moved to a different county or precinct within the state shall be presumed to be and remain a resident of the county and precinct of which he was a resident immediately preceding such move,

until he meets the residence requirements for electors in the place to which he has moved.

Sec. 3. For the purposes of any school election, any resident of Iowa who remains a resident of the same school district but who has moved to a different county or precinct shall be presumed to be and remain a resident of the county and precinct of which he was a resident immediately preceding such move, until he meets the residence requirements for electors in the place to which he has moved.

Sec. 4. For the purposes of any city or town election, any resident of Iowa who remains a resident of the same city or town but who has moved to a different precinct shall be presumed to be and remain a resident of the precinct of which he was a resident immediately preceding such move, until he meets the residence requirements for electors in the place to which he has moved.

Sec. 5. For the purposes of any special election or other election which is not governed by sections one (1) through four (4), inclusive, of this Act, any resident of Iowa who remains a resident of the area or territory within which such election is conducted but who has moved to a different county or precinct shall be presumed to be and remain a resident of the county and precinct of which he was a resident immediately preceding such move, until he meets the residence requirements for electors in the place to which he has moved.

Sec. 6. The secretary of state shall prescribe reasonable rules and regulations for the administration and implementation of the election laws of this state. Chapter seventeen A (17A) of the Code shall apply to the rules. All public officials and election workers shall comply with and aid in the implementation of the rules.

Sec. 7. Section forty-three point thirty-two (43.32), Code 1966, is hereby amended by striking from line five (5) the words "one dollar" and inserting in lieu thereof the words "two dollars".

Sec. 8. Section forty-three point thirty-four (43.34), Code 1966, is hereby amended as follows:

1. By striking from line three (3) the word "candidates" and inserting in lieu thereof the word "voters".
2. By striking from lines three (3) and four (4) the words "for the different offices".

Sec. 9. Section forty-three point forty-four (43.44), Code 1966, is hereby amended by striking all of such section after the comma in line nine (9) and inserting in lieu thereof the following:

"such person shall sign an affidavit which shall be in substantially the following form:

CHANGE OF PARTY AFFILIATION

I do solemnly swear or affirm that I have in good faith changed my party affiliation to and desire to be a member of theparty.

.....
Signature of Voter

.....
Address

Approved:

.....
Judge or Clerk of Election

If such person signs the affidavit, he shall be given a ballot of such political party and the clerks of the primary election shall change his enrollment of party affiliation accordingly."

Sec. 10. Section forty-three point fifty-nine (43.59), subsection two (2), Code 1966, is hereby amended by striking from line three (3) the word "forty" and inserting in lieu thereof the word "sixty-five".

Sec. 11. Section forty-three point seventy-three (43.73), Code 1966, is hereby amended by striking from line one (1) the word "forty-five" and inserting in lieu thereof the word "fifty-five".

Sec. 12. Section forty-three point one hundred one (43.101), subsection four (4), Code 1966, is hereby amended by striking from line three (3) the word "forty" and inserting in lieu thereof the word "sixty-five".

Sec. 13. Section forty-four point one (44.1), Code 1966, is hereby amended as follows:

1. By striking from line thirteen (13) the word "fifty" and inserting in lieu thereof the words "two hundred fifty".

2. By striking from line fourteen (14) the word "ten" and inserting in lieu thereof the word "twenty-five".

Sec. 14. Section forty-four point three (44.3), Code 1966, is hereby amended by adding at the end thereof the following new subsection:

"The name and address of each delegate or voter in attendance at a convention or caucus where a nomination is made for a state elective office."

Sec. 15. Section forty-seven point nineteen (47.19), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Each applicant for registration shall sign the following affidavit:

APPLICATION FOR REGISTRATION

I do solemnly swear or affirm that I am a resident of theprecinct,ward or township, city or town of, county of, Iowa. I have been a resident of the state of Iowa for at least six months, of said county for at least sixty days, and of said precinct for at least ten days. I am lawfully eligible to vote in said state, county, and precinct.

I am affiliated with the party.

Being duly sworn, I will fully and truly answer all questions asked of me with regard to my name, place of residence, date and place of birth, qualifications as a voter, and my right to register and vote under the laws of this state.

I understand that any false statement in this declaration is a criminal offense punishable as provided by law.

.....
Signature of Voter

.....
Address"

Sec. 16. Section forty-seven point twenty (47.20), Code 1966, is hereby amended by striking from lines one (1) and two (2) the words "administration of said oath" and inserting in lieu thereof the words "signing of the affidavit".

Sec. 17. Section forty-seven point thirty-three (47.33), subsection five (5), Code 1966, is hereby amended by striking from line one (1) the words "freeholder who is a".

Sec. 18. Section forty-seven point thirty-four (47.34), Code 1966, is hereby amended by striking from lines three (3) and four (4) the word "freeholder" and inserting in lieu thereof the words "registered voter".

Sec. 19. Section forty-eight point eleven (48.11), Code 1966, is hereby amended as follows:

1. By striking from line fourteen (14) the words "oath or".

2. By striking lines fifteen (15) through eighteen (18), inclusive, and inserting in lieu thereof the following:

"APPLICATION FOR REGISTRATION

I do solemnly swear or affirm that I am a resident of theprecinct,ward or township, city or town of, county of, Iowa. I have been a resident of the state of Iowa for at least six months, of said county for at least sixty days, and of said precinct for at least ten days. I am lawfully eligible to vote in said state, county, and precinct.

I am affiliated with theparty.

Being duly sworn, I will fully and truly answer all questions asked of me with regard to my name, place of residence, date and place of birth, qualifications as a voter, and my right to register and vote under the laws of this state.

I understand that any false statement in this declaration is a criminal offense punishable as provided by law.

.....
Signature of Voter

.....
Address"

Sec. 20. Section forty-eight point fifteen (48.15), Code 1966, is hereby amended by striking lines four (4) through eight (8), inclusive, and inserting in lieu thereof the following:

"registration. The commissioner of registration shall immediately give five days notice of a hearing by registered or certified mail to the challenger and the person challenged. If the person challenged fails to appear, his name shall be removed from the registration list. However, if the person challenged notifies the commissioner prior to the date set for the hearing that he is unable to appear on the date specified, the commissioner may reschedule the hearing. At such hearing the commissioner shall hear such evidence as he deems to have

probative value. The person challenged shall be required to sign an affidavit as provided in section nineteen (19) of this Act and may then be questioned concerning his voting residence and qualifications. In all cases the commissioner shall decide the”.

Sec. 21. Section forty-eight point twenty-one (48.21), Code 1966, is hereby amended by striking lines one (1) through nineteen (19), inclusive, and inserting in lieu thereof the following:

“In municipalities having permanent registration for elections, before any person desiring to vote receives a ballot from the judge or is permitted to enter the voting machine, he shall sign a voter’s declaration of eligibility as provided in section forty-nine point seventy-seven (49.77) of the Code as amended by section twenty-nine (29) of this Act, except that the voter’s declaration shall also include the following statement:

‘I am lawfully registered in said precinct and county under the Iowa permanent registration law.’

The voter’s declaration of eligibility shall constitute a certificate of registration for the purposes of this chapter.”

Sec. 22. Section forty-eight point twenty-seven (48.27), Code 1966, is hereby repealed and the following enacted in lieu thereof:

“The commissioner of registration shall appoint at least six persons for each twenty thousand inhabitants, or major fraction thereof, within his jurisdiction as mobile deputy registrars. An equal number of these appointees shall be appointed from lists supplied for that purpose from the county chairmen of the two political parties polling the highest vote in the jurisdiction in the last preceding general election. Said list of appointees as submitted to the commissioner of registration shall be made available to the party chairmen of the two parties receiving the highest votes at the preceding election for secretary of state. Mobile deputy registrars are authorized to secure registration of eligible voters anywhere in the jurisdiction of the commissioner of registration and shall make such reports of new registrations and changes as the commissioner of registration requests and shall take an oath of office administered by the commissioner of registration. Mobile deputy registrars shall be appointed before the first of August preceding any general election and the appointments shall expire when registration closes for that election. Mobile deputy registrars shall serve without compensation from any source. The commissioner of registration shall furnish to each mobile deputy registrar proper registration forms which shall be numbered and accounted for by the mobile deputy registrar to the commissioner of registration. There shall be provided on said form a space for the signature of the mobile deputy registrar who shall sign same and identify himself with appropriate identity papers or badge provided by the commissioner of registration in the presence of the voter and a copy of said voter registration form shall be given to the voter as a receipt of the fact that he is

duly registered. The mobile deputy registrar shall be a person of known good character who has reached the age of majority and who is familiar with the registration laws of the state and shall be trained by the commissioner of registration in a manner he deems adequate. It shall be unlawful for any mobile deputy registrar or any registrar to refuse to register any eligible voter and any such refusal is a criminal offense punishable as provided by law. The mobile deputy registrar must be a resident of the county wherein he is appointed. It shall be the duty of the secretary of state to designate a suitable voter registration form for the purpose of this section. A list of the persons registered under this section shall be made available weekly to the county chairman of each of the two major political parties for the purpose of challenge."

Sec. 23. Section forty-nine point twenty (49.20), Code 1966, is hereby amended as follows:

1. By striking from line two (2) the words "one dollar" and inserting in lieu thereof the words "two dollars".
2. By striking from line four (4) the word "seven" and inserting in lieu thereof the word "ten".

Sec. 24. Section forty-nine point twenty-one (49.21), Code 1966, is hereby amended by adding at the end thereof the following new paragraph:

"Upon the application of the county auditor or the township trustees, the authority which has control of any buildings or grounds supported by taxation under the laws of this state shall make available the necessary space therein for the purpose of holding elections and adequate space for the storage of voting machines, without charge for the use thereof."

Sec. 25. Section forty-nine point twenty-five (49.25), Code 1966, is hereby amended as follows:

1. By striking all of subsections one (1) and two (2).
2. By striking from subsection six (6), line (2), the word "sixty" and inserting in lieu thereof the words "two hundred fifty".
3. By consecutively renumbering the remaining subsections.

Sec. 26. Section forty-nine point twenty-seven (49.27), Code 1966, is hereby amended by striking from lines eleven (11) and twelve (12) the words "administer an oath to any person and to examine him under oath" and inserting in lieu thereof the words "require any person to sign an affidavit which shall be substantially in the form set out in section twenty-nine (29) of this Act and such judges may examine such person".

Sec. 27. Section forty-nine point sixty-eight (49.68), Code 1966, is hereby amended as follows:

1. By striking from line one (1) the words "attorney general" and inserting in lieu thereof the words "secretary of state with the approval of the attorney general".
2. By striking from lines three (3) and four (4) the words "and deliver such instructions to the secretary of state".

Sec. 28. Section forty-nine point seventy-three (49.73), Code 1966, is hereby amended as follows:

1. By striking from line three (3) the words "in the forenoon" and inserting in lieu thereof the words "a.m.".

2. By striking from line five (5) the words "in the forenoon" and inserting in lieu thereof the words "a.m."

Sec. 29. Section forty-nine point seventy-seven (49.77), Code 1966, is hereby amended by striking all of such section after the word "name" in line five (5) and inserting in lieu thereof the following:

"and address to the judges, and shall sign a voter's declaration provided by the judges of the election, in substantially the following form:

VOTER'S DECLARATION OF ELIGIBILITY

I do solemnly swear or affirm that I am a resident of theprecinct,ward or township, city or town of, county of, Iowa. I have been a resident of the state of Iowa for at least six months, of said county for at least sixty days, and of said precinct for at least ten days. I am lawfully eligible to vote in said precinct and county in the election to be held on, 19..... I have not voted and will not vote in any other precinct in said election.

(For primary election only:) I am affiliated with theparty.

I understand that any false statement in this declaration is a criminal offense punishable as provided by law.

.....
Signature of Voter

.....
Address

Approved:

.....
Judge or Clerk of the Election

In precincts where the judges of the election are furnished computerized registration lists, the person desiring to vote, except a person legally blind, shall also provide some form of identification upon which the signature or mark of such person appears. If identification is established to the satisfaction of the judges of the election, the person may then be allowed to vote.

If the voter has no identification, his identity may be attested to by a judge of the election.

All voters' declarations may then be seen by the challengers of each political party, at the request of such challengers."

Sec. 30. Section forty-nine point seventy-eight (49.78), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"In precincts where registration is required, if such name is found on the register of voters by the officer having charge thereof, the voter shall sign a voter's declaration as provided in sections forty-eight point twenty-one (48.21) and forty-nine point seventy-seven (49.77) of the Code and provided to the voters by the judges of the election. In precincts where the judges of the election are furnished with computerized voter registration lists, the person desiring to vote, except a per-

son legally blind, shall then provide some form of identification upon which the signature or mark of such person appears. If identification is established to the satisfaction of the judges of the election, the person may then be allowed to vote.

If the voter has no identification, his identity may be attested to by a judge of the election.

All voters' declarations may then be seen by the challengers of each political party, at the request of such challengers.

In precincts where chapter forty-seven (47) of the Code is applicable, if the name of the person desiring to vote is not found on the register of voters, his ballot shall not be received until he shall have complied with the law prescribing the manner and conditions of voting by unregistered voters."

Sec. 31. Section forty-nine point eighty (49.80), Code 1966, is hereby amended by inserting in line three (3) after the comma the words "require such person to sign an affidavit as set forth in section twenty-nine (29) of this Act,".

Sec. 32. Section forty-nine point eighty-one (49.81), Code 1966, is hereby amended by striking lines seven (7) through seventeen (17), inclusive, and inserting in lieu thereof the following:

"the following affidavit and such person shall read and sign the same:

I do solemnly swear or affirm that I am a citizen of the United States, a resident of Iowa for six months, a resident of this county for sixty days, and a resident of this precinct for ten days next preceding this election, and that I am at least twenty-one years of age, and I have not voted in this election. I am lawfully eligible to vote in Iowa and in this county and precinct.

I understand that any false statement in this declaration is a criminal offense punishable as provided by law.

Signature of Voter

Address

If such person signs the affidavit and is examined by the judges concerning his qualifications, his vote shall then be received unless further challenged."

Sec. 33. Section forty-nine point eighty-six (49.86), Code 1966, is hereby amended by striking from lines three (3) and four (4) the words "retiring from within the guardrail" and inserting in lieu thereof the words "entering the voting booth".

Sec. 34. Section forty-nine point eighty-eight (49.88), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"No more than one person shall be allowed to occupy any voting booth at any time. No person shall occupy such booth for more than three minutes to cast his ballot in precincts using voting machines, nor for more than three minutes in precincts using paper ballots. Nothing in this section shall prohibit assistance to voters under section forty-nine point ninety (49.90) of the Code."

Sec. 35. Section forty-nine point one hundred seventeen (49.117), Code 1966, is hereby amended by striking from line five (5) the words "fifty cents" and inserting in lieu thereof the words "two dollars".

Sec. 36. Chapter forty-nine (49), Code 1966, is hereby amended by adding thereto the following new sections:

1. "The courthouse of each county shall remain open on election day."

2. "It shall be the duty of the county auditor to conduct, not less than seven days before each primary and general election, a training course of not more than two hours for all election personnel. Such personnel shall include judges, clerks, special police, constables, and any other persons who will be employed in or around the polling places on election day."

3. "All election personnel attending such training course shall be paid for attending such course for a period not to exceed two hours. The wages shall be two dollars per hour and payment for attendance shall be made at the time that payment is made for duties performed on election day."

4. "It shall be the duty of the secretary of state to provide a training manual and such additional materials as may be necessary to all county auditors for conducting the training course by April 15, 1971."

5. "It shall be the duty of each county auditor or city or town clerk to determine that all voting machines are operational and functioning properly and that all materials necessary for the conduct of the election are in his possession and are correct. Such auditor or city or town clerk shall verify such facts on the forms provided by the secretary of state and shall send such completed forms by registered mail to the secretary of state not less than forty-eight hours before the election."

Sec. 37. Section fifty-two point seventeen (52.17), Code 1966, is hereby amended as follows:

1. By striking from line six (6) the words "and at least three feet from the guardrail,".

2. By striking all of such section after the period in line seven (7).

Sec. 38. Section fifty-two point eighteen (52.18), Code 1966, is hereby amended as follows:

1. By striking from line three (3) the words "pass within the guardrail" and inserting in lieu thereof the words "enter the voting machine booth".

2. By striking from lines five (5) and six (6) the words "pass within the guardrail" and inserting in lieu thereof the words "enter the voting machine booth".

3. By striking from lines twelve (12) and thirteen (13) the words "one minute" and inserting in lieu thereof the words "three minutes".

Sec. 39. Section fifty-three point four (53.4), Code 1966, is hereby amended by inserting at the end thereof the following:

"It shall be the duty of such auditor or clerk to keep a list of all applications mailed. The list shall contain the

name of the applicant, the serial number on the application so mailed, and the date on which such application was mailed."

Sec. 40. Section fifty-three point five (53.5), Code 1966, is hereby amended by adding at the end thereof the following:

"All applications for absentee ballots shall have a serial number affixed thereto."

Sec. 41. Section fifty-three point nine (53.9), Code 1966, is hereby amended by adding at the end thereof the following new paragraph:

"Before mailing such official ballot or ballots, the auditor or clerk shall record the number appearing on the ballot envelope."

Sec. 42. Section fifty-three point ten (53.10), Code 1966, is hereby amended by adding at the end thereof the following:

"The auditor shall record the name of the applicant, along with the serial number appearing on the application and ballot envelope, prior to the time such application and ballot are mailed."

Sec. 43. Section fifty-three point eleven (53.11), Code 1966, is hereby amended by adding at the end thereof the following:

"Such officer shall record the numbers appearing on the application and ballot envelope along with the name of the qualified voter."

Sec. 44. Section fifty-three point twelve (53.12), Code 1966, is hereby amended by inserting in line seven (7) after the word "title," the words "a serial number corresponding to such number appearing on the application,"

Sec. 45. Section fifty-three point eighteen (53.18), Code 1966, is hereby amended by inserting in line two (2) after the word "once" the words "record the number appearing on the application and ballot envelope and time of receipt of such ballot and".

Sec. 46. Section fifty-three point twenty (53.20), Code 1966, is hereby amended by inserting in line three (3) after the word "once" the words "record the number appearing on the application and ballot envelope and the time of receipt of such ballot and".

Sec. 47. Section fifty-three point forty (53.40), Code 1966, is hereby amended by striking from lines thirty-six (36) and thirty-seven (37) the words "immediately on the thirtieth day" and inserting in lieu thereof the words "at least thirty days".

Sec. 48. Section fifty-three point forty-five (53.45), Code 1966, is hereby amended by striking from line nine (9) the word and figure "March 15" and inserting in lieu thereof the words "February first".

Sec. 49. Section fifty-three point forty-nine (53.49), Code 1966, is hereby amended by adding the following new paragraph:

"However, 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.”

Sec. 50. Chapter fifty-three (53), Code 1966, is hereby amended by adding the following new sections:

1. “All applications for an absentee ballot and all ballot envelopes shall have a serial number affixed thereto. Such numbers shall be affixed in such manner and in such place as prescribed by the secretary of state. Such numbers shall be affixed when the applications and ballot envelopes are printed.”

2. “It shall be the duty of each auditor or city or town clerk to keep on file, at all times, a list of all serial numbers appearing on the applications and ballot envelopes received by such auditor or city or town clerk. When such applications and ballot envelopes are mailed or delivered, such auditor or city or town clerk shall record the name of the absentee voter to whom such application and ballot envelope is mailed or delivered and the date of such mailing or delivery. The auditor or city or town clerk shall record the date of receipt of such application and ballot envelope.

Such lists shall be public records open to inspection as provided by law.”

3. “It shall be unlawful for any employee of the state or any political subdivision thereof to solicit any application or request for application for an absentee ballot, or to administer an oath or take an affidavit in connection with any absentee ballot. However, any such employee may administer such oath and take such affidavit in connection with an absentee ballot which is cast by the voter in person in the office where such employee is employed in accordance with section fifty-three point eleven (53.11) of the Code. This section shall not apply to any elected official.”

4. “Wherever used in this Act or in chapter fifty-three (53) of the Code, the words ‘absentee ballot’ include any ballot authorized by chapter fifty-three (53) of the Code.”

Sec. 51. This Act being deemed of immediate importance shall be in full force and effect from and after its final approval and publication in The Muscatine Journal, a newspaper published at Muscatine, Iowa, and in The Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa.

2. Amend the title by striking from lines nine (9) and ten (10) the words “the review and use of voters’ lists;”.

C. RAYMOND FISHER, Chairman

Also:

MR. SPEAKER: Your committee on state government, to whom was referred House File 1097, 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 1097 by striking all after the enacting clause and inserting the following:

Section 1. Section forty-eight point one (48.1), Code 1966, is amended as follows:

1. Line three (3), strike “now or hereafter”.

2. Lines four (4) and five (5), after "inhabitants" insert "and in all counties having a population of fifty thousand or more".

3. Line five (5), after "city" where it appears the second place, insert "or the county auditor of such county".

Sec. 2. Section forty-eight point three (48.3), Code 1966, lines one (1) and two (2), is amended by striking "From and after July 1, 1928," and inserting "In any such city or county".

Sec. 3. Section forty-eight point four (48.4), Code 1966, is amended as follows:

1. Line three (3), after the word "city" add "or county".

2. Line twelve (12), after "council" add "or county board of supervisors as the case may be".

3. Line eighteen (18), after "council" add "or board".

4. Line twenty-three (23), after "city" add "or county".

Sec. 4. Section forty-eight point ten (48.10), Code 1966, is amended by striking all of lines one (1) to seven (7), inclusive, and the words "such city." in line eight (8) and inserting in lieu thereof "It is the mandatory duty of each local registrar of vital statistics to provide the commissioner of registration of his county with a certified list of the names and last known addresses of all persons of legal age who have died in his county. Such lists shall be delivered monthly by the tenth."

Further amend said section, lines thirteen (13) and fourteen (14), by striking "health commissioner" and inserting "local registrar of vital statistics".

Sec. 5. Section forty-eight point eighteen (48.18), Code 1966, is amended as follows:

1. Line five (5), after the third word "city" insert "and board of supervisors".

2. Line six (6), after "city" insert "or county".

3. Line nine (9), after "council" insert "or board".

4. Next to the last line, after "council" insert "or board".

Sec. 6. Section forty-eight point twenty-one (48.21), Code 1966, is amended as follows:

1. Line eleven (11), strike "act of 1927" and insert "law".

2. Line twenty-four (24), after "cities" insert "or counties".

3. Next to the last line, after "clerk" insert "or county auditor".

Sec. 7. Section forty-eight point twenty-two (48.22), Code 1966, line two (2), after the second "any" insert "other".

Sec. 8. Section forty-eight point twenty-six (48.26), Code 1966, line eight (8), is amended by inserting after "section." the following: "In any county, where permanent registration applies, the county auditor shall establish a permanent registration place in the office of the auditor or elsewhere in the courthouse. The permanent registration place shall be open at all times when other county offices are open. The permanent registration place shall also be open at least two evenings from five o'clock p.m. until eight o'clock p.m., and at least one Saturday from eight o'clock a.m. until five o'clock p.m., during the thirty-day period preceding any election for which registration is required."

Sec. 9. Section forty-seven point one (47.1), Code 1966, is amended by striking all of the first paragraph and inserting in lieu thereof the following:

"Any city having a population in excess of four thousand to and including a population of ten thousand may, by ordinance, require the registration of all voters. Also, any county may by resolution of the board of supervisors require registration of voters in any township having a population of fifteen hundred or more."

C. RAYMOND FISHER, Chairman

AMENDMENTS FILED

- 1 Amend House File 1018 as follows:
- 2 1. Lines 7 and 8, by striking the words "two dollars"
- 3 and inserting in lieu thereof the words "one dollar".
- 4 2. Line 11, by striking the word "ten" and inserting
- 5 in lieu thereof the word "five".
- 6 3. Lines 13 and 14, by striking the words "two dollars"
- 7 and inserting in lieu thereof the words "one dollar".
- 8 4. Line 17, by striking the words "two dollars" and
- 9 inserting in lieu thereof the words "one dollar".
- 10 5. Line 21, by striking the words "two dollars" and
- 11 inserting in lieu thereof the words "one dollar".
- 12 6. Line 25, by striking the words "two dollars" and
- 13 inserting in lieu thereof the words "one dollar".

REX of Hamilton

- 1 Amend House File 1159 by adding the following new sections:
- 2 Sec. 1. Chapter one hundred forty-two (142), section five (5),
- 3 Acts of the Sixty-third General Assembly, First Session, amending
- 4 section one hundred sixty-three point thirty (163.30), Code 1966,
- 5 is hereby amended as follows:
- 6 1. By striking from line thirteen (13) the words
- 7 "purchased for further resale" and inserting in lieu thereof
- 8 the words "sold or exchanged".
- 9 2. By striking from lines fourteen (14), fifteen (15),
- 10 and sixteen (16) the words", and except the swine sold at Iowa
- 11 auction markets operating under a valid Iowa permit".
- 12 3. By striking from lines twenty (20) through twenty-
- 13 two (22), inclusive, the words ", provided, however, this Act
- 14 shall not apply to native Iowa swine raised from birth, and
- 15 consigned or sold to an Iowa auction market operating under a
- 16 valid Iowa permit".
- 17 Sec. 2. Chapter one hundred forty-two (142), section six
- 18 (6), Acts of the Sixty-third General Assembly, First Session,
- 19 amending chapter one hundred sixty-three (163), Code 1966, is
- 20 hereby amended as follows:
- 21 1. By striking from line sixteen (16) the words "shall
- 22 be" and inserting in lieu thereof the word "when".
- 23 2. By inserting in line sixteen (16) after the word "con-
- 24 centrate" the words "shall be treated".
- 25 3. By inserting in line twenty-nine (29) after the word
- 26 "swine" the words "at the discretion of the secretary, or".

CHRISTENSEN of Clarke-Union
CAMPBELL of Washington

1 Amend the committee amendment to House File 1279,
2 filed March 3, 1970, by adding in line 9 following the
3 word "Iowa" the words "or states conterminous with Iowa";
4 and in line 11 following the word "examiners" by adding
5 the words "of Iowa or states conterminous with Iowa".

PIERSON of Mahaska

1 Amend the House state government committee amendment
2 to Senate File 665, filed March 3, 1970, by adding the following section:

3 "The provisions of this section shall apply only for
4 the purpose of voting, registration for voting, and the
5 election laws of this state. Said section shall apply in
6 all determinations of residence for the purpose of voting
7 or registration for voting, whether the pertinent facts ex-
8 isted or arose before or after the effective date of this
9 Act.

10 "1. A person's residence is the place where he maintains
11 his home with the intent to remain there permanently or for
12 an indefinite or undeterminable period of time, and with no
13 intent to remove his home from that place at any fixed or
14 determinable time or upon the happening of any specific
15 event. If he does not have the required intent with regard
16 to the place where he is now living, his residence is the
17 place where he last lived while having the intent required
18 by this section.

19 "2. Every citizen of the United States of America is
20 presumed to have a residence somewhere in the United States
21 of America.

22 "3. No person shall acquire, lose, or change residence
23 by reason of his presence or absence for the purpose of
24 attending any educational institution, serving in the armed
25 forces, or any other purpose which indicates a temporary
26 presence or absence. An employment contract for a fixed
27 period of time does not in itself indicate a temporary
28 presence.

29 "4. A person attending any educational institution or
30 living in the general vicinity of an educational institution
31 with the intent of resuming his studies there, or a member
32 of the armed forces of the United States on active duty, or
33 a person living in a place for any other purpose which
34 indicates a temporary presence, is presumed not to be a
35 resident of the place where he is living during such
36 activity or for such purpose. This section does not
37 apply to a person whose residence was already established
38 in such place before he began such activity or acquired
39 such purpose.

40 "5. The presumption stated in subsection four (4)
41 of this section may be overcome by clear and convincing
42 evidence. The burden of proof shall be on the person
43 attempting to overcome the presumption.

44 "6. The fact that a person is uncertain as to the
45 place of his future residence shall not be regarded as
46 evidence that his residence is located at the place where
47 he is now living.

48 "7. This section shall in no way affect "residence"

49 for the purpose of distribution of funds under sections
50 one hundred twenty-three point fifty (123.50) and three
51 hundred twelve point three (312.3) of the Code on a
52 basis of populations of counties, cities or towns as
53 established by any federal census."

O'HEARN of Scott

On motion by McCartney of Floyd, the House adjourned until 9:00 a.m., Wednesday, March 4, 1970.

JOURNAL OF THE HOUSE

Fifty-second Calendar Day—Thirty-eighth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, MARCH 4, 1970.

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

Prayer was offered by the Reverend Larry Suggs, pastor of the First United Methodist Church, Marion, Iowa.

The Journal of Tuesday, March 3, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Weichman of Benton on request of Poncy of Wapello; Skinner of Polk on request of Jesse of Polk.

PRESENTATION OF VISITORS

Warren of Decatur-Wayne presented to the House the Honorable Howard Vincent, former member of the Senate in the Sixtieth General Assembly, and the Honorable Arlo Hullinger, former member of the House in the Sixty-first and Sixty-second General Assemblies.

Middleswart of Warren presented to the House the Honorable Carl Hirsch, former member of the House in the Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

The Speaker announced the following visitors were present in the House chamber:

Three foreign students visiting the legislature, Mia Aminoff from Finland and Mariam Ali from Chile who are attending South Hamilton High School, Jewell, Iowa, and Antovio Radich from Chile who is attending Fort Dodge High School. By Rex of Hamilton.

Marty McNutt, a junior at Iowa State University majoring in home economics education. Miss McNutt is the reigning Iowa Pork Queen and was selected as the Queen during the State Fair last year. By Crabb of Crawford.

Seventy-two Girl Scouts accompanied by their chaperones, Mrs.

Jeffry, Mrs. Zoe, Mrs. Ogren, Mrs. Carlson, Mrs. Murray and Marcille Smith. By Lawson of Cerro Gordo, Wolfe of Cerro Gordo and McCartney of Floyd.

Fifty-three high school students from Southeast Warren School at Milo and Liberty Center, accompanied by their teachers, Mrs. Cole and Mr. Borall. By Middleswart of Warren.

Forty American government class students from Clarinda Community Schools, accompanied by their sponsor, Mrs. Pat Cassat. By Miller of Page.

Ten members of Sherman Atoms 4-H Club, Red Oak, Iowa, accompanied by Phillip Turner. By Ossian of Adams-Montgomery.

Fifty-eight sixth grade students from Davis School, Grinnell, Iowa, accompanied by their teachers, Mrs. Sandy White, Mrs. Audrey Pedersen and Larry Bakerink. By Strand of Poweshiek.

Eighty senior students from the government class of Tripoli High School, accompanied by their teacher, Mr. Kirchoff. By Kehe of Bremer.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 1097, 1219, 1232 and 1279 and Senate File 665, under Rule 35.

COMMUNICATION FROM THE CHIEF CLERK

There is on file in the office of the Chief Clerk a copy of Senate Resolution No. 1970-Ex. 34, adopted by the Washington State Senate on February 11, 1970, recommending that a joint committee on governmental cooperation cooperate with representatives of the legislatures of other states in exploring the possibility of convening a national legislative assembly.

Also: That there is on file in the office of the Chief Clerk a copy of House Concurrent Resolution No. 1036, adopted by the Oklahoma State Legislature petitioning the Congress to call a convention for the purpose of proposing an amendment to the Constitution of the United States.

Also: That there is on file in the office of the Chief Clerk a copy of House Concurrent Resolution No. 12 adopted by the Louisiana Legislature memorializing the Congress of the United States with respect to calling of a convention for the purposes of proposing an amendment to the Constitution of the United States.

INTRODUCTION OF BILLS

House File 1317, by committee on appropriations, a bill for an act relating to members of the interstate cooperation commission.

Read first time and placed on the calendar.

House File 1318, by Mohrfeld, Knight, Kitner, Freeman of Clay-Dickinson, Strand, Van Roekel, Shepherd, Stromer, Schmeiser, Knoblauch, Brinck, Blouin and Bennett (Balloun, Walsh, Kyhl, Parker, Palmer, Erskine and Keith), a bill for an act relating to the assignability of group life insurance benefits.

Read first time and referred to committee on **commerce**.

SENATE MESSAGES CONSIDERED

Senate File 253, a bill for an act relating to shorthand court reporters.

Read first time and referred to committee on **judiciary**.

Senate File 1167, a bill for an act relating to county transportation franchises.

Read first time and referred to committee on **commerce**.

CONFERENCE COMMITTEE APPOINTED

(House File 1197)

The Speaker announced the appointment of Edgington of Franklin chairman; Crabb of Crawford, Freeman of Buena Vista and Crosier of Linn, on the part of the House, as conferees concerning House File 1197.

CONFERENCE COMMITTEE APPOINTED

(Senate File 628)

The Speaker announced the appointment of Strothman of Henry, chairman; Fisher of Greene, Knight of Humboldt-Pocahontas and Cochran of Webster, on the part of the House, as conferees concerning Senate File 628.

SENATE AMENDMENTS CONSIDERED

Winkelman of Calhoun called up for consideration **House File 663**, a bill for an act to provide aid for historical purposes, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 663 as follows:

1. Page 1, line 12, by inserting after "four (504)" the

following: "or chapter five hundred four A (504A)".

2. Page 2, line 7, by inserting after "four (504)" the following: "or chapter five hundred four A (504A)".

Motion prevailed and the House concurred in the Senate amendment.

Winkelman of Calhoun 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. 663)

The ayes were, 89:

Alt	Freeman of	Kreamer	Pelton
Andersen	Buena Vista	Kruse	Peterson
Battles	Freeman of	Langland	Pierson
Bergman	Clay-Dickinson	Lawson	Poncy
Blouin	Goode	Lippold	Priebe
Caffrey	Graham	Logemann	Rodgers
Campbell	Grassley	Logue	Roorda
Christensen	Hansen of	McCartney	Sanders
Cochran	Black Hawk	McCormick	Schroeder
Crabb	Hanson of	McIntyre	Schwartz
Crosier	Howard-Mitchell	Mendenhall	Shepherd
Cunningham	Hamilton	Menefee	Strand
Darrington	Hill	Mezvinsky	Stroburg
Den Herder	Holden	Middleswart	Stromer
Dietz	Huff	Millen	Tapscott
Dougherty	Johnson of	Miller of	Van Drie
Drake	Audubon	Des Moines	Varley
Duitscher	Johnston of	Miller of	Voorhees
Dunton	Johnson	Jones	Walter
Ellsworth	Kennedy of	Miller of	Warren
Fischer of	Dubuque	Marshall	Waugh
Grundy	Knight	Nelson	Welden
Fisher of	Knoblauch	Nielsen	Wells
Greene	Kehe	O'Hearn	Winkelman
Franklin	Koch	Ossian	Wolfe
			Mr. Speaker

The nays were, 3:

Nolting	Sorg	Stokes
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Absent or not voting, 32:

Baker	Gannon	Miller of	Schmeiser
Bennett	Jesse	Page	Shaw
Brinck	Kennedy of	Milligan	Skinner
Camp	Chickasaw	Mohrfeld	Strothman
Corey	Kitner	Newton	Tieden
Dooley	Kluever	Perkins	Van Nostrand
Doyle	Lipsky	Radl	Van Roekel
Edgington	Mayberry	Renda	Weichman
Ellwell		Rex	

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 **House File 633**, a bill for an act to encourage competition among certain casualty insurance companies in rate making, amended by the Senate as follows:

Amend House File 633, as amended and passed by the House, by inserting on page 1, line 36, after the word "use." the following:

"In the event any such manual, minimum, loss rate, rating schedule or rating plan and every other rating rule is subsequently rescinded or set aside by action of the commissioner, all excess moneys collected shall be refunded to the individuals from whom it was collected. However, any such refund shall not affect the validity of any policy of insurance already issued. Any such excess moneys not refunded to the individuals from whom it was collected within one year of the date of such determination of the commissioner, shall be paid to the state and be held pursuant to the provisions of chapter three hundred ninety-one (391), Acts of the Sixty-second General Assembly."

Fischer of Grundy offered the following amendment to the amendment and moved its adoption:

Amend the Senate amendment to House File 633 as follows:

1. Line 6, by striking the word "subsequently".
2. Line 7, by inserting after the word "commissioner" the words "within sixty days after it has been filed".

The amendment to the amendment was adopted.

Fischer of Grundy moved that the Senate amendment as amended by the House be adopted.

Motion prevailed and the Senate amendment as amended was adopted.

Fischer of Grundy moved that the bill, as amended by the Senate, further amended by the House and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 633)

The ayes were, 81:

Alt	Den Herder	Fisher of	Hansen of
Andersen	Dietz	Greene	Black Hawk
Baker	Dougherty	Freeman of	Hanson of
Battles	Drake	Buena Vista	Howard-Mitchell
Bergman	Dunton	Freeman of	Holden
Caffrey	Edgington	Clay-Dickinson	Huff
Campbell	Ellsworth	Goode	Johnson of
Crabb	Fischer of	Graham	Audubon
Cunningham	Grundy	Hamilton	Kehe
Darrington			

Kennedy of Dubuque	McCartney McIntyre	O'Hearn Ossian	Stromer Strothman
Kitner	Mendenhall	Perkins	Tieden
Kluever	Menefee	Pierson	Van Drie
Knight	Middleswart	Priebe	Van Roekel
Knoblauch	Millen	Rex	Voorhees
Koch	Miller of	Roorda	Walter
Kruse	Jones	Sanders	Warren
Langland	Miller of	Schwartz	Waugh
Lawson	Marshall	Shaw	Welden
Lippold	Milligan	Shepherd	Winkelman
Logemann	Mohrfeld	Stokes	Wolfe
Logue	Nelson	Strand	Mr. Speaker
Mayberry	Nielsen		

The nays were, 29:

Bennett	Franklin	McCormick	Rodgers
Blouin	Gannon	Mezvinsky	Schmeiser
Brinck	Grassley	Miller of	Schroeder
Camp	Hill	Des Moines	Sorg
Christensen	Johnston of	Newton	Stroburg
Cochran	Johnson	Nolting	Tapscott
Crosier	Kennedy of	Pelton	Wells
Doyle	Chickasaw	Poncy	
Duitscher			

Absent or not voting, 14:

Corey	Kreamer	Peterson	Van Nostrand
Dooley	Lipsky	Radl	Varley
Ewell	Miller of	Renda	Weichman
Jesse	Page	Skinner	

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

Van Drie of Story called up for consideration **House File 357**, a bill for an act relating to the disability of municipal judges, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 357 as follows:

1. By inserting after line 8, the following new section:

"Sec. 2. Section six hundred five A point fourteen (605A.14), Code 1966, is hereby amended by striking from line two (2) the words 'or district' and inserting in lieu thereof the words ', district, or municipal.'"

2. Line 1, by striking the words "the disability of" and inserting in lieu thereof the words "retirement benefits for".

Motion prevailed and the House concurred in the Senate amendment.

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. 357)

The ayes were, 107:

Alt	Freeman of	Langland	Peterson
Andersen	Clay-Dickinson	Lawson	Pierson
Baker	Gannon	Lippold	Poncy
Battles	Goode	Logemann	Rex
Bennett	Graham	Logue	Rodgers
Bergman	Grassley	Mayberry	Roorda
Brinck	Hamilton	McCartney	Sanders
Blouin	Hansen of	McCormick	Schmeiser
Caffrey	Black Hawk	McIntyre	Schroeder
Camp	Hanson of	Mendenhall	Schwartz
Campbell	Howard-Mitchell	Menefee	Shaw
Cochran	Hill	Mezvinsky	Shepherd
Corey	Holden	Middleswart	Stokes
Crabb	Huff	Millen	Strand
Cunningham	Johnson of	Miller of	Stroburg
Darrington	Audubon	Des Moines	Stromer
Den Herder	Johnston of	Miller of	Strothman
Dougherty	Johnson	Jones	Tapscott
Doyle	Kehe	Miller of	Tieden
Drake	Kennedy of	Marshall	Van Drie
Duitscher	Chickasaw	Milligan	Van Roekel
Dunton	Kennedy of	Mohrfeld	Voorhees
Edgington	Dubuque	Nelson	Walter
Ellsworth	Kitner	Newton	Warren
Fisher of	Kluever	Nielsen	Waugh
Greene	Knight	Nolting	Welden
Franklin	Knoblauch	O'Hearn	Wells
Freeman of	Koch	Ossian	Winkelman
Buena Vista	Kreamer	Pelton	Wolfe
	Kruse	Perkins	Mr. Speaker

The nays were, 1:

Crosier

Absent or not voting, 16:

Christensen	Jesse	Priebe	Sorg
Diets	Lipsky	Radi	Van Nostrand
Dooley	Miller of	Renda	Varley
Ewell	Page	Skinner	Weichman
Fischer of			
Grundy			

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

House File 1118, a bill for an act relating to secondary boycotts, with report of committee recommending passage, was taken up for consideration.

Tapscott of Polk offered the following amendment filed by Tapscott, et al., and moved its adoption:

Amend House File 1118 by adding after the word "purchase" in line nine (9) the following: "from the lowest bidder comparable".

Roll call was requested by Tapscott of Polk and Freeman of Buena Vista.

On the question "Shall the amendment be adopted?"

The ayes were, 37:

Baker	Dunton	Kennedy of	Nolting
Bennett	Ellsworth	Dubuque	Poncy
Blouin	Ewell	Knoblauch	Priebe
Brinck	Franklin	Mayberry	Renda
Caffrey	Gannon	McCormick	Rodgers
Cochran	Jesse	Mezvinsky	Schmeiser
Crosier	Johnston of	Middleswart	Schwartz
Dietz	Johnson	Miller of	Stroburg
Dougherty	Kennedy of	Des Moines	Tapscott
Doyle	Chickasaw	Newton	Wells
Duitscher			

The nays were, 71:

Alt	Hamilton	McCartney	Shaw
Andersen	Hansen of	McIntyre	Shepherd
Battles	Black Hawk	Mendenhall	Stokes
Bergman	Hanson of	Menefee	Strand
Campbell	Howard-Mitchell	Millen	Stromer
Christensen	Hill	Miller of	Strothman
Crabb	Johnson of	Jones	Tieden
Cunningham	Audubon	Miller of	Van Drie
Den Herder	Kehe	Marshall	Van Roekel
Drake	Kitner	Mohrfeld	Van Nostrand
Edgington	Kluever	Nielsen	Varley
Fischer of	Knight	O'Hearn	Voorhees
Grundy	Koch	Ossian	Walter
Freeman of	Kreamer	Perkins	Warren
Buena Vista	Kruse	Peterson	Waugh
Freeman of	Langland	Pierson	Welden
Clay-Dickinson	Lawson	Rex	Winkelman
Goode	Lippold	Roorda	Wolfe
Graham	Lipsky	Sanders	Mr. Speaker
Grassley	Logemann	Schroeder	

Absent or not voting, 16:

Camp	Fisher of	Miller of	Radl
Corey	Greene	Page	Skinner
Darrington	Holden	Milligan	Sorg
Dooley	Huff	Nelson	Weichman
	Logue	Pelton	

The amendment lost.

Freeman of Buena Vista offered the following amendment from the floor, filed by him and O'Hearn of Scott, and moved its adoption:

Amend House File 1118 as follows:

1. Line 11, by inserting after word "labor" the word "management".
2. Line 12, by inserting after word "labor" the word "management".

The amendment was adopted.

Nolting of Black Hawk offered the following amendment from the floor:

Amend House File 1118, line 9, by adding after the first word "to" the words "purchase or".

McIntyre of Linn moved that the amendment be tabled.

A non-record roll call was requested.

The ayes were 37, nays 70.

The motion lost.

Nolting of Black Hawk moved the adoption of his amendment.

Roll call was requested by Nolting of Black Hawk and Jesse of Polk.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 46:

Alt	Ellsworth	Lipsky	Poncy
Baker	Ewell	Mayberry	Priebe
Bennett	Franklin	McCormick	Radl
Blouin	Gannon	McIntyre	Renda
Caffrey	Huff	Mezvinsky	Rodgers
Christensen	Jesse	Middleswart	Schmeiser
Cochran	Johnston of	Miller of	Schwartz
Crosier	Johnson	Des Moines	Shaw
Dietz	Kennedy of	Milligan	Stroburg
Dougherty	Chickasaw	Newton	Tapscott
Doyle	Kennedy of	Nolting	Voorhees
Duitscher	Dubuque	Pelton	Wells
Dunton	Knoblauch		

The nays were, 71:

Andersen	Graham	Logemann	Sanders
Battles	Grassley	Logue	Schroeder
Bergman	Hamilton	Mendenhall	Shepherd
Brinck	Hansen of	Menefee	Sorg
Camp	Black Hawk	Millen	Stokes
Campbell	Hanson of	Miller of	Strand
Crabb	Howard-Mitchell	Jones	Stromer
Cunningham	Holden	Miller of	Strothman
Darrington	Johnson of	Marshall	Tieden
Den Herder	Audubon	Miller of	Van Drie
Drake	Kehe	Page	Van Nostrand
Edgington	Kitner	Mohrfeld	Van Roekel
Fischer of	Kluever	Nielsen	Varley
Grundy	Knight	O'Hearn	Walter
Fisher of	Koch	Ossian	Warren
Greene	Kreamer	Perkins	Wagh
Freeman of	Kruse	Peterson	Welden
Buena Vista	Langland	Pierson	Winkelman
Freeman of	Lawson	Rex	Wolfe
Clay-Dickinson	Lippold	Roorda	Mr. Speaker
Goode			

Absent or not voting, 7:

Corey	Hill	Nelson	Weichman
Dooley	McCartney	Skinner	

The amendment lost.

Baker of Boone offered the following amendment from the floor and moved its adoption:

Amend House File 1118 by placing a period after the word "corporation" in line ten (10) and striking all of lines eleven (11) and twelve (12).

Roll call was requested by Baker of Boone and Blouin of Dubuque.

On the question "Shall the amendment be adopted?"

The ayes were, 25:

Baker	Doyle	Johnston of	Poncy
Bennett	Duitscher	Johnson	Rodgers
Blouin	Dunton	Knoblauch	Schmeiser
Caffrey	Ellsworth	Mezvisky	Schwartz
Crosier	Ewell	Miller of	Tapscott
Dietz	Franklin	Des Moines	Wells
Dougherty	Jesse	Nolting	

The nays were, 73:

Alt	Hansen of	McCartney	Rex
Andersen	Black Hawk	McIntyre	Roorda
Battles	Hanson of	Mendenhall	Shaw
Bergman	Howard-Mitchell	Menefee	Shepherd
Campbell	Hill	Millen	Sorg
Christensen	Holden	Miller of	Stokes
Corey	Huff	Jones	Strand
Crabb	Johnson of	Miller of	Stroburg
Cunningham	Audubon	Marshall	Stromer
Darrington	Kitner	Miller of	Strothman
Den Herder	Kluever	Page	Van Drie
Drake	Knight	Milligan	Van Nostrand
Edgington	Koch	Mohrfeld	Van Roekel
Freeman of	Kreamer	Nielsen	Varley
Buena Vista	Kruse	O'Hearn	Walter
Freeman of	Langland	Ossian	Warren
Clay-Dickinson	Lawson	Pelton	Waugh
Goode	Lippold	Perkins	Winkelman
Graham	Logemann	Peterson	Wolfe
Grassley	Logue	Radl	Mr. Speaker
Hamilton			

Absent or not voting, 26:

Brinck	Gannon	McCormick	Sanders
Camp	Kehe	Middleswart	Schroeder
Cochran	Kennedy of	Nelson	Skinner
Dooley	Chickasaw	Newton	Tieden
Fischer of	Kennedy of	Pierson	Voorhees
Grundy	Dubuque	Priebe	Weichman
Fisher of	Lipsky	Renda	Weiden
Greene	Mayberry		

The amendment lost.

Varley of Adair-Madison moved the previous question on House File 1118 and all amendments and motions filed thereto.

The motion prevailed.

Tapscott of Polk offered the following amendment from the floor and moved its adoption:

Amend House File 1118, line 7, by striking the words "or any governmental subdivision."

Roll call was requested by Tapscott of Polk and Jesse of Polk.

On the question "Shall the amendment be adopted?"

The ayes were, 34:

Baker	Ewell	Kennedy of	Nolting
Bennett	Franklin	Dubuque	Poncy
Blouin	Gannon	Knoblauch	Priebe
Caffrey	Hill	Mayberry	Renda
Crosier	Jesse	McCormick	Rodgers
Dougherty	Johnston of	Mezvinsky	Schmeiser
Doyle	Johnson	Middleswart	Schwartz
Duitscher	Kennedy of	Miller of	Tapscott
Dunton	Chickasaw	Des Moines	Wells
Ellsworth		Newton	

The nays were, 68:

Andersen	Freeman of	Lawson	Sanders
Battles	Clay-Dickinson	Lippold	Schroeder
Bergman	Goode	Logemann	Shepherd
Brinck	Graham	Logue	Sorg
Campbell	Grassley	Mendenhall	Stokes
Christensen	Hamilton	Menefee	Strand
Corey	Hansen of	Millen	Stroburg
Crabb	Black Hawk	Miller of	Strothman
Cunningham	Hanson of	Jones	Van Drie
Darrington	Howard-Mitchell	Miller of	Van Nostrand
Den Herder	Holden	Marshall	Van Roekel
Drake	Johnson of	Mohrfeld	Varley
Edgington	Audubon	Nielsen	Walter
Fischer of	Kehe	O'Hearn	Warren
Grundy	Kitner	Ossian	Waugh
Fisher of	Kluever	Perkins	Welden
Greene	Knight	Pierson	Winkelman
Freeman of	Koch	Rex	Wolfe
Buena Vista	Kreamer	Roorda	Mr. Speaker
	Kruse		

Absent or not voting, 22:

Alt	Langland	Milligan	Skinner
Camp	Lipsky	Nelson	Stromer
Cochran	McCartney	Pelton	Tieden
Dietz	McIntyre	Peterson	Voorhees
Dooley	Miller of	Radl	Weichman
Huff	Page	Shaw	

The amendment lost.

O'Hearn 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. 1118)

The ayes were, 75:

Battles	Goode	McCartney	Shaw
Bergman	Graham	Mendenhall	Shepherd
Camp	Grassley	Menefee	Stokes
Campbell	Hamilton	Miller	Strand
Christensen	Hanson of	Miller of	Stroburg
Corey	Howard-Mitchell	Jones	Stromer
Crabb	Holden	Miller of	Strothman
Cunningham	Johnson of	Marshall	Tieden
Darrington	Audubon	Mohrfeld	Van Drie
Den Herder	Kehe	Nelson	Van Nostrand
Dietz	Kitner	Nielsen	Van Roekel
Drake	Kluever	O'Hearn	Varley
Edgington	Knight	Ossian	Voorhees
Fischer of	Koch	Pelton	Walter
Grundy	Kreamer	Perkins	Warren
Fisher of	Kruse	Peterson	Waugh
Greene	Langland	Pierson	Welden
Freeman of	Lawson	Rex	Winkelman
Buena Vista	Lippold	Roordra	Wolfe
Freeman of	Logemann	Sanders	Mr. Speaker
Clay-Dickinson	Logue	Schroeder	

The nays were, 46:

Alt	Dunton	Kennedy of	Milligan
Andersen	Ellsworth	Chickasaw	Newton
Baker	Ewell	Kennedy of	Nolting
Bennett	Franklin	Dubuque	Poncy
Blouin	Gannon	Knoblauch	Priebe
Brinck	Hansen of	Lipsky	Radl
Caffrey	Black Hawk	Mayberry	Renda
Cochran	Hill	McCormick	Rodgers
Crosier	Huff	McIntyre	Schmeiser
Dooley	Jesse	Mezvinsky	Schwartz
Dougherty	Johnston of	Middleswart	Sorg
Doyle	Johnson	Miller of	Tapscott
Duitscher		Des Moines	Wells

Absent or not voting, 3:

Miller of	Skinner	Weichman
Page		

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 1118 passed the House.

PELTON of Clinton

HOUSE FILE 1265 WITHDRAWN

Camp of Clinton asked and received unanimous consent to withdraw **House File 1265** 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 amended and passed the following bill in which the concurrence of the Senate was asked:

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 on Green Valley Lake, near the city of Creston.

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

Senate File 508, a bill for an act relating to distribution of food stamps, surplus foods, or other commodities.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 91

Amend House File 91 by adding the following new section:

"Sec. 2. The conservation commission may at any time prohibit water skiing if it finds such activities to be damaging to the shoreline of Green Valley Lake."

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

SENATE FILE 1140 RE-REFERRED

The Speaker announced that **Senate File 1140** previously referred to the committee on schools is re-referred to the committee on **ways and means**.

CONSIDERATION OF BILLS
REGULAR CALENDAR

House File 595, a bill for an act relating to the purchase of real estate by the state, with report of committee recommending passage, was taken up for consideration.

Freeman of Buena Vista offered the following amendment filed by Freeman, et al., and moved its adoption:

Amend House File 595 as follows:

By striking from page 1, lines 5 through 14, inclusive, and inserting in lieu thereof the following:

Purchases of real estate as provided by law may be made by a

state department on written contracts providing for payment over a period of years but the obligations thereon shall not constitute a debt or charge against the State of Iowa nor against the funds of the department for which said purchases are made. Purchase payments may be made from appropriated capital funds, or from other funds lawfully available for that purpose and allocated therefor by the department, or from any combination of the foregoing, but not from appropriated operating funds. All state-appropriated capital funds used for any one purchase contract shall be taken entirely from a single capital appropriation and shall be set aside for that purpose. In event of default, the only remedy of the seller shall be against the property itself and the rents and profits thereof, and in no event shall any deficiency judgment be entered or enforced against the State or Iowa or the department for which the purchase was made.

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 595)

The ayes were, 74:

Alt	Ewell	Knoblauch	Pierson
Andersen	Fisher of	Koch	Priebe
Baker	Greene	Kruse	Renda
Battles	Franklin	Langland	Rex
Bergman	Freeman of	Lawson	Rodgers
Blouin	Buena Vista	Lippold	Sanders
Caffrey	Freeman of	Logemann	Schwartz
Christensen	Clay-Dickinson	Logue	Shepherd
Cochran	Gannon	Mayberry	Stroburg
Corey	Hamilton	McCartney	Stromer
Crabb	Hill	McCormick	Strothman
Crosier	Holden	Menefee	Tapscott
Cunningham	Huff	Middleswart	Van Drie
Darrington	Jesse	Miller of	Van Nostrand
Dooley	Kehe	Jones	Van Roekel
Dougherty	Kennedy of	Miller of	Voorhees
Doyle	Chickasaw	Marshall	Walter
Drake	Kennedy of	Newton	Waugh
Duitscher	Dubuque	Nolting	Wolfe
Dunton	Kluever	Perkins	Mr. Speaker
Ellsworth			

The nays were, 83:

Brinck	Johnson of	Mohrfeld	Schroeder
Camp	Audubon	Nelson	Stokes
Campbell	Kitner	Nielsen	Strand
Den Herder	Knight	Ossian	Tieden
Edgington	McIntyre	Pelton	Varley
Fischer of	Mendenhall	Poncy	Warren
Grundy	Millen	Radl	Welden
Goode	Miller of	Roorda	Winkelman
Graham	Page	Schmeiser	
Grassley			

Absent or not voting, 17:

Bennett	Johnston of	Miller of	Shaw
Dietz	Johnson	Des Moines	Skinner
Hansen of	Kreamer	Milligan	Sorg
Black Hawk	Lipsky	O'Hearn	Weichman
Hanson of	Mezvinsky	Peterson	Wells
Howard-Mitchell			

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 2:32 p.m.

House File 1254, a bill for an act relating to the rule-making authority of the state department of health, 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. 1254)

The ayes were, 97:

Alt	Fisher of	Lipsky	Pierson
Andersen	Greene	Logemann	Pony
Baker	Franklin	Logue	Priebe
Battles	Freeman of	Mayberry	Renda
Bergman	Buena Vista	McCartney	Rodgers
Blouin	Gannon	McCormick	Roordra
Brinck	Goode	McIntyre	Sanders
Caffrey	Graham	Mendenhall	Schroeder
Campbell	Grassley	Menefee	Schwartz
Christensen	Hamilton	Mezvinsky	Shaw
Cochran	Hanson of	Middleswart	Shepherd
Crosier	Howard-Mitchell	Miller of	Strand
Cunningham	Harbor	Jones	Stroburg
Darrington	Hill	Miller of	Stromer
Den Herder	Holden	Marshall	Strothman
Dietz	Huff	Miller of	Tapscott
Dooley	Jesse	Page	Van Nostrand
Dougherty	Johnson of	Milligan	Van Roekel
Doyle	Audubon	Mohrfeld	Varley
Drake	Kitner	Nelson	Voorhees
Duitscher	Kluever	Newton	Walter
Dunton	Knight	Nielsen	Warren
Edgington	Koch	Nolting	Welden
Ellsworth	Kruse	Ossian	Wolfe
Ewell	Langland	Pelton	Speaker
Fischer of	Lawson	Peterson	pro tempore
Grundy	Lippold		

The nays were, 8:

Corey	Rex	Stokes	Van Drie
Radi	Schmeiser	Tieden	Winkelman

Absent or not voting, 19:

Bennett	Camp	Crabb
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Freeman of Clay-Dickinson	Kehe Kennedy of Chickasaw	Kreamer Miller of Des Moines	Sorg Waugh Weichman
Hansen of Black Hawk	Kennedy of Dubuque	O'Hearn Perkins	Wells
Johnston of Johnson	Knoblauch	Skinner	

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

SENATE FILE 1209 SUBSTITUTED FOR HOUSE FILE 1252

Ellsworth of Dubuque asked and received unanimous consent to substitute **Senate File 1209** for **House File 1252**.

Senate File 1209, a bill for an act relating to membership on the board of directors of economic development corporations, 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. 1209)

The ayes were, 101:

Alt	Fisher of	Mayberry	Renda
Andersen	Greene	McCartney	Rex
Baker	Freeman of	McCormick	Rodgers
Battles	Buena Vista	McIntyre	Roorda
Bergman	Goode	Mendenhall	Schroeder
Blouin	Graham	Menefee	Schwartz
Brinck	Grassley	Mezvinsky	Shaw
Caffrey	Hamilton	Middleswart	Shepherd
Camp	Hanson of	Miller of	Sorg
Campbell	Howard-Mitchell	Des Moines	Stokes
Cochran	Hill	Miller of	Strand
Corey	Holden	Jones	Stroburg
Crosier	Huff	Miller of	Stromer
Cunningham	Jesse	Marshall	Tapscott
Darrington	Johnson of	Miller of	Tieden
Den Herder	Audubon	Page	Van Drie
Dietz	Kitner	Milligan	Van Roekel
Dooley	Kluever	Mohrfeld	Varley
Dougherty	Knight	Nelson	Voorhees
Doyle	Knoblauch	Newton	Walter
Drake	Koch	Nielsen	Warren
Duitscher	Kruse	Nolting	Welden
Dunton	Langland	Ossian	Wells
Edgington	Lawson	Perkins	Winkelman
Ellsworth	Lippold	Pierson	Wolfe
Ewell	Lipsky	Poncy	Speaker
Fischer of	Logemann	Priebe	pro tempore
Grundy	Logue	Radl	

The nays were, none.

Absent or not voting, 23:

Bennett	Hansen of	Kennedy of	Schmeiser
Christensen	Black Hawk	Dubuque	Skinner
Crabb	Harbor	Kreamer	Strothman
Franklin	Johnston of	O'Hearn	Van Nostrand
Freeman of	Johnson	Pelton	Waugh
Clay-Dickinson	Kehe	Peterson	Weichman
Gannon	Kennedy of	Sanders	
	Chickasaw		

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

HOUSE FILE 1252 WITHDRAWN

Fischer of Grundy asked and received unanimous consent to withdraw **House File 1252** from further consideration by the House.

House File 443, a bill for an act relating to reversion of school-house sites, 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. 443)

The ayes were, 98:

Alt	Freeman of	Logemann	Poncy
Andersen	Clay-Dickinson	Logue	Priebe
Baker	Gannon	Mayberry	Radl
Battles	Goode	McIntyre	Renda
Bergman	Graham	Mendenhall	Rodgers
Blouin	Grassley	Menefee	Roord
Brinck	Hamilton	Mezvinsky	Schwartz
Caffrey	Hansen of	Middleswart	Shaw
Camp	Black Hawk	Miller of	Sorg
Cochran	Hanson of	Des Moines	Stokes
Cunningham	Howard-Mitchell	Miller of	Strand
Darrington	Hill	Jones	Stroburg
Den Herder	Holden	Miller of	Strothman
Dietz	Huff	Marshall	Tapscott
Dooley	Jesse	Miller of	Tieden
Dougherty	Johnson of	Page	Van Drie
Doyle	Audubon	Milligan	Van Roekel
Duitscher	Kitner	Mohrfeld	Varley
Dunton	Cluever	Nelson	Voorhees
Ellsworth	Knight	Nielsen	Walter
Ewell	Knoblauch	Noiting	Warren
Fischer of	Koch	O'Hearn	Welden
Grundy	Kreamer	Ossian	Wells
Fisher of	Kruse	Pelton	Winkelman
Greene	Langland	Perkins	Wolfe
Franklin	Lawson	Peterson	Speaker
Freeman of	Lippold	Pierson	pro tempore
Buena Vista	Lipsky		

The nays were, none.

Absent or not voting, 26:

Bennett	Harbor	McCartney	Shepherd
Campbell	Johnston of	McCormick	Skinner
Christensen	Johnson	Newton	Stromer
Corey	Kehe	Rex	Van Nostrand
Crabb	Kennedy of	Sanders	Waugh
Crosier	Chickasaw	Schmeiser	Weichman
Drake	Kennedy of	Schroeder	
Edgington	Dubuque		

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

SENATE FILE 1159 SUBSTITUTED FOR HOUSE FILE 1178

Baker of Boone asked and received unanimous consent to substitute **Senate File 1159** for **House File 1178**.

Senate File 1159, a bill for an act relating to the maximum amounts authorized to be levied for principal and interest of bonded indebtedness of certain school corporations that have entered into leases with merged area school corporations, 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. 1159)

The ayes were, 93:

Alt	Fisher of	Lawson	Pierson
Andersen	Greene	Lippold	Poncy
Baker	Franklin	Lipsky	Priebe
Battles	Freeman of	Logeman	Rodgers
Bergman	Clay-Dickinson	Logue	Roorda
Blouin	Gannon	McCartney	Sanders
Brinck	Goode	McCormick	Schwartz
Caffrey	Hamilton	McIntyre	Shaw
Camp	Hansen of	Mendenhall	Stokes
Campbell	Black Hawk	Menefee	Strand
Christensen	Hanson of	Middleswart	Stroburg
Cochran	Howard-Mitchell	Miller of	Stromer
Crosier	Harbor	Des Moines	Strothman
Cunningham	Hill	Miller of	Tapscott
Darrington	Holden	Jones	Van Drie
Den Herder	Huff	Miller of	Van Roekel
Dietz	Jesse	Marshall	Varley
Dooley	Johnson of	Miller of	Voorhees
Dougherty	Audubon	Page	Walter
Doyle	Kluever	Milligan	Warren
Duitscher	Knight	Nelson	Welden
Dunton	Knoblauch	Nolting	Wells
Ellsworth	Koch	O'Hearn	Winkelman
Ewell	Kreamer	Pelton	Wolfe
Fischer of	Kruse	Perkins	Speaker
Grundy	Langland	Peterson	pro tempore

The nays were, 9:

Corey	Graham	Ossian	Sorg
Freeman of	Kitner	Radl	Tieden
Buena Vista	Nielsen		

Absent or not voting, 22:

Bennett	Kehe	Mezvinsky	Schroeder
Crabb	Kennedy of	Mohrfeld	Shepherd
Drake	Chickasaw	Newton	Skinner
Edgington	Kennedy of	Renda	Van Nostrand
Grassley	Dubuque	Rex	Waugh
Johnston of	Mayberry	Schmeiser	Weichman
Johnson			

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

HOUSE FILE 1178 WITHDRAWN

Baker of Boone asked and received unanimous consent to withdraw **House File 1178** from further consideration by the House.

HOUSE CONCURRENT RESOLUTION 116

By Huff

Whereas, The Drake University basketball team has won the undisputed Missouri Valley conference championship, and has won the right to compete in the NCAA Midwest Regional Tournament in Lawrence, Kansas; and *Whereas*, The Drake University basketball team has displayed the utmost in spirit, sportsmanship and teamwork; and

Whereas, All the State of Iowa is proud of the Drake University basketball team and their accomplishments in bringing further credit and acclaim to the State of Iowa throughout the entire nation, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Sixty-third General Assembly, Second Regular Session, commends Drake University and its basketball team for its outstanding season;

Be It Further Resolved, That the Sixty-third General Assembly, Second Regular Session, wishes to extend its full support and backing to the Drake University basketball team in the NCAA Regional Tournament; and

Be It Further Resolved, That a copy of this resolution be sent to Coach Maurice John and the Drake University basketball team.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 117

By Kreamer

Whereas, the University of Iowa basketball team has won the undisputed Big Ten conference championship, and has won the right to compete in the NCAA Mideast Regional Tournament in Columbus, Ohio; and

Whereas, The University of Iowa basketball team has displayed the utmost in spirit, sportsmanship and teamwork; and

Whereas All the State of Iowa is proud of the University of Iowa basketball team and their accomplishments in bringing further credit and acclaim to the State of Iowa throughout the entire nation, therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, That the Sixty-third General Assembly, Second Regular Session, commends the University of Iowa and its basketball team for its outstanding season; *Be It Further Resolved,* That the Sixty-third General Assembly, Second Regular Session, wishes to extend its full support and backing to the University of Iowa basketball team in the NCAA Regional Tournament; and *Be It Further Resolved,* That a copy of this resolution be sent to Coach Ralph Miller and the University of Iowa basketball team.

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 1023, 1056, 1066 and 1097.

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 1023, 1056, 1066 and 1097.

REPORTS OF COMMITTEE

Peterson of Woodbury, from the committee on county government, submitted the following reports:

MR. SPEAKER: Your committee on county government, to whom was referred **House File 1129**, a bill for an act authorizing county boards of supervisors to establish revolving funds from which expenses for the maintenance of drainage or levee districts may be paid, begs leave to report it has had 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 1217**, a bill for an act relating to the rights of county residents in annexation proceedings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred **House File 1253**, a bill for an act relating to recording instruments of homestead ownership, 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 be amended as follows, and when so amended the bill do pass:

Amend House File 1253, page 1, line 11, by inserting after the word "him" the following: "as provided in section four hundred twenty-five point two (425.2) of the Code".

LOUIS A. PETERSON, Chairman

Also:

MR. SPEAKER: Your committee on county government, to whom was referred Senate File 1048, a bill for an act relating to township halls, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LOUIS A. PETERSON, Chairman

AMENDMENTS FILED

- 1 Amend House Concurrent Resolution 113 by striking from
- 2 lines 8 and 9 of the second resolving clause the following:
- 3 "in order to develop it as a public facility".

LANGLAND of Winneshiek
MENDENHALL of Allamakee

- 1 Amend House File 179 by inserting in line 8 after the word
- 2 "groups" the words "who are in high school whether such high
- 3 school includes grades nine through twelve or ten through
- 4 twelve".

TIEDEN of Clayton
BAKER of Boone

- 1 Amend House File 645 by inserting in line 5 before the
- 2 word "sale" the word "unlawful".

VOORHEES of Black Hawk

- 1 Amend Senate File 565, as amended and passed by the
- 2 Senate, as follows:
- 3 1. By striking all after the enacting clause and inserting
- 4 in lieu thereof the following:
- 5 Section 1. Section sixteen point twenty-four (16.24),
- 6 Code 1966, as amended by chapter two hundred nine (209),
- 7 section twenty-four (24), and chapter two hundred thirty-
- 8 seven (237), section five (5), Acts of the Sixty-second General
- 9 Assembly, and chapter one hundred fifty-two (152), section
- 10 seventy (70), Acts of the Sixty-third General Assembly, First
- 11 Session, is hereby further amended by adding the following
- 12 new subsection:
- 13 "To each justice of the peace upon requisition by the
- 14 county board of supervisors of each county 1 copy".
- 15 Sec. 2. Section sixteen point twenty-five (16.25),
- 16 Code 1966, is hereby amended by adding the following new sub-
- 17 section:
- 18 "To each justice of the peace upon requisition by the
- 19 county board of supervisors of each county 1 copy".
- 20 Sec. 3. Section sixteen point twenty-seven (16.27),
- 21 Code 1966, is hereby amended by adding the following new sub-

22 section:

23 "To each justice of the peace upon requisition by the
24 county board of supervisors of each county, 1 copy."

25 Sec. 4. Section sixteen point twenty-eight (16.28),
26 Code 1966, is hereby amended by adding the following new
27 subsection:

28 "To each justice of the peace upon requisition by the
29 county board of supervisors of each county 1 copy".

30 Sec. 5. Section thirty-nine point twenty-one (39.21),
31 Code 1966, is hereby amended as follows:

32 1. By striking from line four (4) the words "two justices"
33 and inserting in lieu thereof the words "one justice".

34 2. By adding thereto the following:

35 "Persons who have attained the age of seventy-five years
36 or who will attain the age of seventy-five years during their
37 terms of office shall not be eligible for election as justices
38 of the peace."

39 Sec. 6. Chapter six hundred one (601), Code 1966, is
40 hereby amended by adding thereto the following new sections:

41 1. "Any person appearing as a defendant before a justice
42 of the peace may have his case heard by the judge of the
43 nearest municipal court, and in such case the judge of the
44 municipal court shall act on behalf of the justice of the
45 peace. Prior to the commencement of the hearing before the
46 justice of the peace, the justice of the peace shall inform
47 the defendant of his right to be tried by the judge of the
48 municipal court."

49 2. "If a district court judge finds that cause exists
50 for removal of a justice of the peace, he shall recommend
51 to the county board of supervisors that the justice of the
52 peace be removed. If the county board of supervisors finds
53 such cause to be in existence, it shall remove the justice
54 of the peace and appoint a successor."

55 3. "With the approval of the board of supervisors of
56 the county, the chief judge of the judicial district on the
57 basis of the case load of each justice of the peace, shall set
58 the annual salary of each justice, which salary shall not
59 be less than two hundred fifty dollars per year nor more than
60 five thousand dollars per year."

61 Sec. 7. Section six hundred one point one hundred thirty-
62 one (601.131), Code 1966, is hereby amended as follows:

63 1. By striking from subsection one (1), line one (1), and
64 inserting in lieu thereof the words "Constables in".

65 2. By striking from subsection two (2), line one (1), and
66 inserting in lieu thereof the words "Constables in".

67 3. By striking from subsection two (2), line seven (7),
68 the words "justices one".

69 4. By striking from subsection two (2), lines eight (8)
70 through eleven (11), inclusive, and inserting in lieu thereof
71 the words "eight hundred dollars."

72 5. By striking from subsection two (2), line thirteen
73 (13), the words "justices one thousand two".

74 6. By striking from subsection two (2), lines fourteen
75 (14), fifteen (15), and sixteen (16), and inserting in lieu

76 thereof the word "six".

77 7. By striking from subsection three (3), line two (2),
78 the words "justices of the peace and".

79 8. By striking from subsection three (3), lines nine
80 (9) and ten (10), the words "justices thirty-three hundred
81 seventy-five dollars; constables".

82 9. By striking from subsection three (3), lines fourteen
83 (14) and fifteen (15), the words "justices twenty-eight hundred
84 twelve dollars and fifty cents; constables".

85 10. By striking from subsection three (3), lines nineteen
86 (19) and twenty (20), the words "justices twenty-two hundred
87 fifty dollars; constables".

88 11. By striking from subsection three (3), lines twenty-
89 three (23), twenty-four (24), and twenty-five (25), the words
90 "justices eighteen hundred seventy-five dollars; constables".

91 12. By striking from subsection four (4), line one (1),
92 the words "Justices and constables" and inserting in lieu
93 thereof the word "Constables".

94 Sec. 8. Section six hundred one point one hundred thirty-
95 two (601.132), Code 1966, is hereby amended by adding thereto
96 the following:

97 "All justices of the peace shall make an annual report
98 for the preceding calendar year to the board of supervisors
99 and to the district court, upon blanks furnished by the board
100 of supervisors, of their total case loads including all actions
101 brought before them. The report shall be filed on or before
102 January 15 of each year."

103 Sec. 9. Section six hundred one point one hundred thirty-
104 three (601.133), Code 1966, is hereby amended by striking from
105 line nine (9) the words "in their favor".

106 Sec. 10. Section six hundred one point one hundred thirty-
107 four (601.134), Code 1966, is hereby amended as follows:

108 1. By striking lines one (1), two (2), and three (3).

109 2. By striking from line four (4) the words "supreme
110 court" and inserting in lieu thereof the following:

111 "A justice of the peace shall attend all conferences or
112 schools of instruction designated for such justices by the chief
113 justice of the supreme court".

114 3. By adding thereto the following:

115 "The chief justice of the supreme court shall designate
116 at least one conference or school of instruction per year for
117 justices of the peace. A justice of the peace who does not
118 attend the conference or school is disqualified from office
119 and a new justice of the peace shall be selected within thirty
120 days by the county board of supervisors, unless such justice
121 has a reasonable excuse for his inability to attend the con-
122 ference or school of instruction."

123 Sec. 11. Section six hundred two point one (602.1), Code
124 1966, is hereby amended by inserting in line seven (7) after
125 the word "district" the words " , except that upon the request
126 of a justice of the peace of the county in which the nearest
127 municipal court is located, the municipal court judge shall
128 have jurisdiction over the specific action for which the re-
129 quest is made".

130 Sec. 12. Chapter six hundred four (604), Code 1966,
131 is hereby amended by adding the following new sections:

132 1. "A district court judge may recommend to the board of
133 supervisors of a county that a justice of the peace of that
134 county be removed from office for cause."

135 2. "The chief judge of the judicial district on the basis
136 of case load of each justice of the peace shall set the annual
137 salary of each justice of the peace in accordance with the pro-
138 visions of section seven (7), subsection three (3), of this Act."

139 3. "The chief judge of the judicial district shall de-
140 termine suitable locations for justices of the peace to hold
141 court. Such locations may include the justice's residence
142 or suitable facilities which may be provided by the county
143 or by a municipality located within the county."

144 2. Page 1, by striking from line 1 the words "a unified trial
145 court having district" and inserting in lieu thereof the words
146 "justices of the peace".

147 3. Page 1, by striking line 2.

148 4. Page 1, by striking from line 3 the words "inferior to the
149 district court, except municipal courts;" and inserting in lieu
150 thereof the words ", qualifications for justices of the peace,
151 and a method of payment for justices of the peace."

152 5. By striking lines 4, 5, and 6.

GRASSLEY of Butler
NIELSEN of Shelby
JOHNSON of Audubon-Guthrie
EDGINGTON of Franklin
STROMER of Hancock
KOCH of Woodbury
PIERSON of Mahaska
LOGEMANN of Winnebago-Worth
REX of Hamilton
RADL of Linn
FREEMAN of Clay-Dickinson
OSSIAN of Adams-Montgomery
DEN HERDER of Sioux
WELDEN of Hardin
KRUSE of O'Brien
SCHROEDER of Pottawattamie
FISHER of Greene
TIEDEN of Clayton
WINKELMAN of Calhoun
LANGLAND of Winneshiek
KITNER of Buchanan
DUNTON of Keokuk

1 Amend the committee amendment to Senate File

2 585 by inserting between lines 13 and 14 the following:

3 "The Department of Public Safety may promulgate
4 rules and regulations prescribing the services available
5 and the means and manner of transporting materials to
6 and from said laboratory."

JESSE of Polk
KENNEDY of Chickasaw

- 1 Amend the committee amendment to Senate File
- 2 585 by striking everything after the period in line 6,
- 3 all of lines 7 and 8 and the words "ment. The" in
- 4 line 9 and insert in lieu thereof the word "Such".

KENNEDY of Chickasaw
JESSE of Polk

- 1 Amend the committee amendment to Senate
- 2 File 585 by striking lines 19 through 25 inclusive.

JESSE of Polk
KENNEDY of Chickasaw

- 1 Amend the committee amendment to Senate File 585
- 2 by inserting after the period in line 148 the following:
- 3 "If the county medical examiner is unavailable,
- 4 the body shall be shipped to the State Criminalistic
- 5 Laboratory within twenty-four hours of such request,
- 6 in which case the autopsy shall be performed by the
- 7 state medical examiner."

JESSE of Polk
KENNEDY of Chickasaw

- 1 Amend the committee amendment to Senate File
- 2 585 as follows:

- 3 1. Line 166 by inserting after the word "investi-
- 4 gation" the words "or analysis" and by inserting after
- 5 the word "the" the words "State Criminalistic Laboratory
- 6 or the".
- 7 2. Line 169 by inserting after the word "be"
- 8 the words "provided to any party to litigation involving
- 9 such reports upon the payment of reasonable copy fees,
- 10 admissible in any preliminary proceeding without further
- 11 identification, and".
- 12 3. Line 173 by inserting after the word "admissible"
- 13 the words " , provided a person having personal knowledge
- 14 concerning the basis of such reports or analysis is
- 15 present and available to identify the same and for
- 16 cross examination concerning the contents of such reports
- 17 or analysis."

KENNEDY of Chickasaw
JESSE of Polk

- 1 Amend House state government committee amendment to Senate
- 2 File 665, filed March 3, 1970, by adding the following section:

- 3 "The polling place in each precinct in the state shall be
- 4 located in a central location in said precinct".

CAFFREY of Polk

- 1 Amend Senate File 1135 by adding as a new section:
- 2 Chapter four hundred seventy-two (472), Code 1966, is
- 3 amended by adding the following new section:
- 4 "Any utility or railroad subject to Section four hundred
- 5 seventy-four point ten (474.10), chapter four hundred ninety
- 6 (490), chapter four hundred ninety A (490A), authorized by
- 7 law to acquire property by condemnation that does acquire
- 8 the property of any person who is displaced thereby after the
- 9 effective date of this Act shall pay to such person in

10 addition to all other sums of money required by law a dis-
11 placement allowance in accordance with and in the same
12 manner as provided for condemnation for highway projects in
13 sections three (3) and four (4) and five (5) of Senate File
14 1055, Acts of the Sixty-third General Assembly, Second Session.
15 In the application of said sections and this section the term
16 "commission" shall mean the Iowa state commerce commission.
17 The displacement allowance shall be paid in the manner pro-
18 vided in that Act and pursuant to the rules and regulations
19 promulgated by the commission. Any person aggrieved by a
20 determination as to eligibility for a payment or the amount
21 of such payment may, upon application, have the matter reviewed
22 by the commission. The decision of the commission upon review
23 shall be final as to all parties. Any utility subject to this
24 Act that proposes to acquire the property of any person who
25 will be displaced by such acquisition shall inform such
26 person of his right to receive a displacement allowance and
27 if his entitlement thereto or the amount thereof is in
28 dispute, his right of appeal to the commission."

HOLDEN of Scott
WELDEN of Hardin
FISCHER of Grundy
BRINCK of Lee

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Thursday, March 5, 1970.

JOURNAL OF THE HOUSE

Fifty-third Calendar Day—Thirty-ninth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, MARCH 5, 1970.

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

Prayer was offered by the Reverend W. D. Oetting, pastor of the Immanuel Lutheran Church, Waterloo, Iowa.

The Journal of Wednesday, March 4, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Schwartz of Wapello and Weichman of Benton on request of Poncy of Wapello; Skinner of Polk on request of Jesse of Polk.

PRESENTATION OF VISITORS

Stromer of Hancock presented to the House the Honorable Walter E. Edelen, former State Senator in the Fifty-eighth General Assembly.

The Speaker announced the following visitors were present in the House chamber:

Forty-eight sixth grade students from Altoona, Iowa, accompanied by their teacher, Elinor Richardson. By Polk County delegation.

One hundred two eighth grade Iowa government class students from Prairie Junior High School, Callender, Iowa, accompanied by their teachers, Miss Barbara Bastow, Carl Pemble, Mrs. Mollie Britton and Richard Phillips. By Mayberry of Webster.

BIRTHDAY CONGRATULATIONS

On behalf of the House, "Birthday Congratulations" were extended to the following:

The Honorable John Camp by the Speaker.

The Honorable Louis A. Peterson by Miller of Des Moines.

PETITIONS FILED

The following petitions were received and placed on file:

By Miller of Des Moines, from twenty-eight residents of Des Moines County opposing Senate File 1213, relating to the taxation of charitable and nonprofit organizations.

By Van Roekel of Marion, from five members of the Town Council of Pleasantville favoring the Grassley amendment on Senate File 565, the court reform bill.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 1129, 1217 and 1253 and Senate File 1048, under Rule 35.

INTRODUCTION OF BILL

House File 1319, by Grassley and Sorg, a bill for an act relating to school census and school elections.

Read first time and referred to committee on **schools**.

SENATE MESSAGE CONSIDERED

Senate File 508, a bill for an act relating to distribution of food stamps, surplus foods, or other commodities.

Read first time and referred to committee on **social services**.

COMMUNICATION FROM THE SECRETARY OF STATE

March 4, 1970

Mr. William R. Kendrick
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that Senate File 683 was published in The Lyon County Reporter, Rock Rapids, Iowa, February 26, 1970, and in the Evening Democrat, Fort Madison, Iowa, February 25, 1970.

I further certify that Senate File 1038 was published in The Perry Daily Chief, Perry, Iowa, February 26, 1970, and in The Dallas County News, Adel, Iowa, February 25, 1970.

I further certify that Senate File 1069 was published in the LeMars Daily Sentinel, LeMars, Iowa, February 19, 1970, and in The Merville Record, Merville, Iowa, February 19, 1970.

I further certify that Senate File 1086 was published in The Muscatine Journal, Muscatine, Iowa, February 24, 1970, and in the Times-Democrat, Davenport, Iowa, February 26, 1970.

I further certify that Senate File 1182 was published in the Waterloo

Daily Courier, Waterloo, Iowa, March 2, 1970, and in the Eldora Herald-Ledger, Eldora, Iowa, February 24, 1970.

I further certify that House File 1138 was published in The Muscatine Journal, Muscatine, Iowa, February 24, 1970, and in the Times-Democrat, Davenport, Iowa, February 26, 1970.

Respectfully submitted,
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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1156, a bill for an act relating to revision of Iowa law on divorce.

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

Senate File 1275, a bill for an act relating to the salary of the commissioner of health.

Also: That the Senate has refused to concur in the House amendment to the Senate amendment to:

House File 633, a bill for an act to encourage competition among certain casualty insurance companies in rate making.

CARROLL A. LANE
Secretary of the Senate

SENATE AMENDMENT TO HOUSE FILE 1156

Amend House File 1156 as follows:

1. Page 2, line 16, by inserting after the word "address" the words " , if known,".

2. Page 3, line 15, by inserting after the word "court" the words "or a commissioner appointed by the court".

3. Page 4, line 12, by inserting after the word "costs" the following: "unless the court determines that the party responsible for costs is indigent in which event the fees shall be borne by the county".

4. Page 5, by striking lines 30 through 35, inclusive, and page 6, by striking lines 1, 2, and 3 and by inserting in lieu thereof the following paragraph:

"The court shall require such parties to undergo conciliation for a period of at least ninety days from the issuance of an order setting forth the conciliation procedure and the conciliator. Such conciliation procedures may include, but shall not be limited to, referrals to the domestic relations division of the court, if established, public or private marriage counselors, family service agencies, community mental health centers, physicians and clergymen. Conciliation may be waived by the court upon a showing of good cause; provided, however, that it shall not be waived if either party or the

attorney appointed pursuant to section thirteen (13) of this Act objects."

5. Page 6, by striking lines 16 through 27, inclusive, and by inserting in lieu thereof the following:

"The court shall, based upon competent and relevant evidence, in such decree provide for the division of the assets of the parties and reasonable support or maintenance of any dependent children or either spouse."

6. Page 7, line 6, by striking the word "sixty" and by inserting in lieu thereof "ninety".

7. Page 7, line 9, by inserting before the period the words "or until after conciliation is completed, whichever period shall be longer".

8. Page 7, line 16, by striking the words "sixty-day period" and by inserting in lieu thereof the words "applicable period".

9. Page 8, line 3, by adding after the words "court clerk." the following new sentence: "Such orders shall have the same force and effect as judgments when entered."

10. Page 8, by striking from lines 4 and 5 the words "and take receipts therefor".

11. Page 8, by striking lines 8 through 13, inclusive, and inserting in lieu thereof the word "attorneys."

12. Page 11, line 47, by striking all of the section after the word "assistance" and inserting in lieu thereof a period.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 117

Kreamer of Polk asked and received unanimous consent to take up for immediate consideration **House Concurrent Resolution 117**, filed on March 4, 1970, and found on pages 755 and 756 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 116

Huff of Polk asked and received unanimous consent to take up for immediate consideration **House Concurrent Resolution 116**, filed on March 4, 1970, and found on page 755 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

SPECIAL ORDER

(Senate File 585)

The hour of 9:30 a.m. having arrived, the Speaker announced the special order of business for the consideration of **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.

Camp of Clinton offered the following amendment filed by the mittee on state government:

Amend Senate File 585 as passed by the Senate as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. There is hereby created under the control, direction and supervision of the commissioner of public safety a state criminalistics laboratory. The commissioner shall appoint a director of the state criminalistics laboratory and determine the placement of such laboratory within the department. The laboratory shall conduct analyses, comparative studies, toxicology studies, and other studies normally performed by criminalistics laboratories. The laboratory may also assist in autopsies when requested by any medical examiner and in criminal investigations when requested by a peace officer.

Sec. 2. There is hereby created the position of state medical examiner. The state medical examiner shall possess a degree of doctor of medicine from an approved medical school, be licensed to practice medicine in the State of Iowa, and possess special training in the medical specialty of forensic pathology. The state medical examiner shall be appointed by the governor from a list of qualified persons submitted by the board of regents, the attorney general, and the commissioner of public safety. The term of office of the state medical examiner is six years. The state medical examiner may be a faculty member of the college of medicine or the college of law at the university of Iowa, and any of his assistants or staff may be members of the faculty or staff of the college of medicine or the college of law at the university of Iowa. The board of regents shall fix the compensation of the state medical examiner and his assistants or staff.

Sec. 3. The duties of the state medical examiner shall be:

1. To provide assistance, consultation, and training to county medical examiners and law enforcement officials.
2. To keep complete records of all relevant information concerning deaths or crimes requiring investigation.
3. To promulgate rules and regulations pursuant to chapter seventeen A (17A) of the Code regarding the transfer of items for analysis or investigation to laboratories; the manner and techniques to be employed while conducting autopsies; the nature, character, and extent of investigations to be made in cases of homicide or suspected homicide necessary to allow a medical examiner to render a full and complete analysis and report; the format and matters to be contained in all reports rendered by medical examiners; and all other things necessary to carry out this Act. All county medical examiners and peace officers shall be subject to such rules and regulations.

Sec. 4. The board of supervisors of each county shall appoint a county medical examiner who shall take office on January 2, 1971, and each two years thereafter, and serve for

a term of two years and until his successor has been appointed and qualifies. County medical examiners holding office upon the effective date of this Act shall continue in office until their successors are appointed and qualified. Vacancies for any unexpired term shall be filled by the board of supervisors.

Sec. 5. Each county medical examiner shall be licensed in Iowa as a doctor of medicine and surgery, as a doctor of osteopathic medicine and surgery, or as an osteopathic physician. He shall be appointed by the board of supervisors from lists of two or more names submitted by the medical society and the osteopathic society of the county in which he is a resident. If names are not submitted by either society, the board of supervisors may appoint any licensed physician, osteopathic physician and surgeon, or osteopathic physician of the county. If such qualified physician of the county will not serve, the board of supervisors may appoint a physician from another county. If a county medical examiner is unable to serve in any particular case or for any period of time, he shall promptly notify the chairman of the board of supervisors who shall then designate some other qualified physician to serve in his place.

Sec. 6. The county medical examiner shall take an oath of office as prescribed by Article eleven (XI), section five (5), of the Constitution of Iowa and shall post bond with the county auditor in an amount to be fixed by the board of supervisors.

Sec. 7. The board of supervisors of each county may provide such laboratory facilities, deputy medical examiners, and other professional, technical, and clerical assistance as may be required by the county medical examiner in the performance of the duties imposed by this Act. However, such requirements shall be subject to prior approval by the state medical examiner.

Sec. 8. The death of any person shall be reported to the county medical examiner or state medical examiner by the physician in attendance, by any law enforcement officer having knowledge of such death, by the embalmer, or by any other person present, if the deceased shall have died in the manner specified in section ten (10) of this Act. The appropriate medical examiner shall notify the proper law enforcement officers and take charge of the body. The county medical examiner shall also make inquiries regarding the cause and manner of death, reduce his findings to writing, promptly make a full report thereof to the state medical examiner on forms prescribed for such purpose, and deliver a copy of said report to the county attorney of his county. For each such preliminary investigation, including the making of the required reports, the county medical examiner shall receive a fee as set by the board of supervisors, plus his actual expenses, to be paid by the county for which the service was performed.

Sec. 9. Every person who knows of the existence of a body where death occurred in the manner specified in section ten (10) of this Act, shall notify the county or state medical examiner or the proper law enforcement officer thereof as soon as possible, unless such person shall have good reason to believe that such notice has already been given. Any per-

son who shall fail to give such notice to a medical examiner shall be guilty of a public offense, and upon conviction thereof shall be punished by a fine of not more than five hundred dollars or a sentence in the county jail of not more than six months, or by both such fine and imprisonment.

Sec. 10. The state medical examiner shall investigate or cause the county medical examiner to investigate human deaths where determination of the cause of death is in the public interest. Deaths affected with the public interest shall include, but not necessarily be limited to, all deaths known or suspected to be of the following types:

1. Violent deaths, including homicidal, suicidal, or accidental deaths.
2. Deaths caused by thermal, chemical, electrical, or radial injury.
3. Deaths caused by criminal abortion including those self-inflicted, or by rape, carnal knowledge, or crimes against nature.
4. Deaths related to disease thought to be virulent or contagious, which might constitute a public hazard.
5. Deaths that have occurred unexpectedly, or from unexplained causes.
6. Deaths of persons confined in any prison, jail, or correctional institution.
7. Deaths of persons where a physician was not in attendance at any time at least thirty-six hours preceding death, with the exception of prediagnosed terminal or bedfast cases for which the time period shall be extended to twenty days.
8. Deaths of persons where the bodies are not claimed by relatives or friends.
9. Deaths of all persons wherein the identity of the deceased is unknown.

Sec. 11. The county medical examiner shall investigate each death occurring in the manner specified in section ten (10) of this Act, and report each case to the state medical examiner. The county medical examiner shall conduct such investigation as may be required by the state medical examiner and shall determine whether or not the public interest requires an autopsy or other special investigation. In his determination of the need for an autopsy, the county medical examiner may consider the requests for an autopsy made by private persons or public officials, except that the state medical examiner or the county attorney of the county where the death occurred may require an autopsy.

Sec. 12. A complete record of the findings of a person making an autopsy shall be promptly made and filed in the office of the state medical examiner and the county attorney for the county where death occurred and the county attorney of the county wherein any injury contributing to or causing death was sustained.

Sec. 13. When any death occurs in the manner specified in section ten (10) of this Act, the body shall not be disturbed or removed from the position in which it is found by any person without authorization from the county medical ex-

aminer or the state medical examiner, except for the purpose of preserving such body from loss or destruction, or permitting the passage of traffic on a highway, railroad, or airport, or if the failure to immediately remove such body might endanger life, safety, or health. It shall be unlawful for any person to move, disturb, or conceal a body in violation of this Act.

Sec. 14. Reports of investigations made by the state medical examiner or his designee or by a county medical examiner or his designee, and the records and reports of autopsies made as provided in this Act, shall be received as evidence in any court or other proceedings, except that statements by witnesses or other persons and conclusions on extraneous matters included within the report are not hereby made admissible. The persons preparing a report or record given in evidence hereunder may be subpoenaed as a witness in any civil or criminal case by any party to the cause. Copies of records, photographs, laboratory findings, and records in the office of the state medical examiner or any medical examiner, when duly attested to by the state medical examiner or one of his staff, or the medical examiner in whose office the same are, shall be received as evidence in any court or other proceedings for any purpose for which the original could be received without proof of the official character of the person whose name is signed thereto.

Sec. 15. If there is no person entitled by law to any property or money found on a deceased person, it shall be deposited with the clerk of the district court to be held until disposed of according to law.

Sec. 16. After an investigation has been completed, including an autopsy if one is made, the body shall be delivered to the relatives or friends of the deceased person for burial. No medical examiner shall use influence in favor of any particular funeral director. If no person claims a body, it shall be disposed of as provided in chapter one hundred forty-two (142) of the Code.

Sec. 17. It shall be unlawful to embalm a body when the embalmer has any reason to believe death occurred in a manner specified in section ten (10) of this Act, or when there is evidence sufficient to arouse suspicion of crime in connection with the cause of death of the deceased, or where it is the duty of a medical examiner to view the body and investigate the death of the deceased person, until the permission of a county medical examiner has been obtained. Whenever feasible, the body shall be released to the funeral director for embalming within twenty-four hours of death.

It shall be unlawful to cremate, bury, or send out of the state the body of a deceased person when death occurred in a manner specified in section ten (10) of this Act, until a medical examiner shall certify in writing that he has viewed the body and has made personal inquiry into the cause and manner of death and that all necessary autopsy or postmortem examinations have been completed.

A fee as set by the board of supervisors shall be paid the

county medical examiner for an examination certificate by the person making application therefor, and a copy of such certificate shall be promptly filed by the medical examiner in his office. The certificate of the county medical examiner shall not be required in cases of stillborn infants if a physician was present at the stillbirth and the cause of stillbirth, as certified by the physician according to the provisions of chapters one hundred forty-one (141) and one hundred forty-four (144) of the Code, is not such as to require an investigation by a medical examiner.

Any person violating any of the provisions of this section shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be fined not more than one thousand dollars or imprisoned in the county jail not more than one year, or by both such fine and imprisonment.

Sec. 18. In any case of sudden, violent, or suspicious death after which the body is buried without any investigation or autopsy, the county medical examiner shall, upon being advised of such facts, notify the county attorney. The county attorney shall thereupon apply for a court order requiring the body to be exhumed, in accordance with chapter one hundred forty-one (141) of the Code. Upon receipt of the court order, an autopsy shall be performed by a medical examiner or by a pathologist designated by him and the facts disclosed by such autopsy communicated to the court ordering the disinterment for such action as may be proper.

Sec. 19. The commissioner of public safety may accept federal or private funds or grants to aid in the establishment or operation of the state criminalistics laboratory, and the board of regents may accept federal or private funds or grants to aid in the establishment of the position of state medical examiner.

Sec. 20. The governor shall by executive order provide for the transfer of any appropriate laboratory facilities, equipment, and technical personnel of the state to the state criminalistics laboratory if such transfer will more effectively and efficiently aid the investigation of crime.

Sec. 21. Chapter three hundred thirty-nine (339), Code 1966, is hereby repealed.

2. Page 1, line 1, by striking the word "crime" and inserting in lieu thereof the word "criminalistics".

Kennedy of Chickasaw offered the following amendment filed by him and Jesse of Polk and moved its adoption:

Amend the committee amendment to Senate File 585 by striking everything after the period in line 6, all of lines 7 and 8 and the words "ment. The" in line 9 and insert in lieu thereof the word "Such".

A non-record roll call was requested.

The ayes were 33, nays 57.

The amendment lost.

Jesse of Polk offered the following amendment filed by him and Kennedy of Chickasaw and moved its adoption:

Amend the committee amendment to Senate File 585 by inserting between lines 13 and 14 the following:

"The Department of Public Safety may promulgate rules and regulations prescribing the services available and the means and manner of transporting materials to and from said laboratory."

A non-record roll call was requested.

The ayes were 25, nays 65.

The amendment lost.

Jesse of Polk asked and received unanimous consent to withdraw the following amendment filed by him and Kennedy of Chickasaw:

Amend the committee amendment to Senate File 585 by striking lines 19 through 25 inclusive.

Speaker pro tempore Millen in the chair at 10:02 a.m.

Jesse of Polk offered the following amendment filed by him and moved its adoption:

Amend the committee amendment to Senate File 585 as follows:

1. By striking all of lines 19, 20, 21, 22, 23, and 29.
2. Line 23, by striking the words "six years."
3. Line 27, by striking the words "The board of regents".

A non-record roll call was requested.

The ayes were 37, nays 59.

The amendment lost.

Kennedy of Chickasaw offered the following amendment filed by him and Jesse of Polk and moved its adoption:

Amend the committee amendment to Senate File 585 by inserting after the period in line 148 the following:

"If the county medical examiner is unavailable, the body shall be shipped to the State Criminalistic Laboratory within twenty-four hours of such request, in which case the autopsy shall be performed by the state medical examiner."

A non-record roll call was requested.

The ayes were 30, nays 62.

The amendment lost.

Kennedy of Chickasaw offered the following amendment filed by him and Jesse of Polk and moved its adoption :

Amend the committee amendment to Senate File 585 as follows:

1. Line 166 by inserting after the word "investigation" the words "or analysis" and by inserting after the word "the" the words "State Criminalistic Laboratory or the".

2. Line 169 by inserting after the word "be" the words "provided to any party to litigation involving such reports upon the payment of reasonable copy fees, admissible in any preliminary proceeding without further identification, and".

3. Line 173 by inserting after the word "admissible" the words " , provided a person having personal knowledge concerning the basis of such reports or analysis is present and available to identify the same and for cross examination concerning the contents of such reports or analysis."

A non-record roll call was requested.

The ayes were 39, nays 55.

The amendment lost.

Camp of Clinton moved the adoption of the committee 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. 585)

The ayes were, 113:

Alt	Dooley	Goode	Kitner
Andersen	Dougherty	Graham	Kluever
Baker	Doyle	Grassley	Knight
Battles	Drake	Hamilton	Knoblauch
Bennett	Duitscher	Hansen of	Koch
Bergman	Dunton	Black Hawk	Kreamer
Blouin	Edgington	Hanson of	Kruse
Brinck	Ellsworth	Howard-Mitchell	Lawson
Caffrey	Ewell	Harbor	Lippold
Camp	Fischer of	Hill	Lipsky
Campbell	Grundy	Huff	Logemann
Christensen	Fisher of	Jesse	Logue
Cochran	Greene	Johnson of	Mayberry
Corey	Franklin	Audubon	McCartney
Crabb	Freeman of	Johnston of	McCormick
Crosier	Buena Vista	Johnson	McIntyre
Cunningham	Freeman of	Kehe	Mendenhall
Den Herder	Clay-Dickinson	Kennedy of	Menefee
Diets	Gannon	Chickasaw	Mezvinaky

Middleswart	Nielsen	Roorda	Van Roekal
Miller of	Nolting	Sanders	Varley
Des Moines	O'Hearn	Schmeiser	Voorhees
Miller of	Ossian	Shaw	Walter
Jones	Pelton	Shepherd	Warren
Miller of	Peterson	Stokes	Waugh
Marshall	Pierson	Strand	Welden
Miller of	Poncy	Stroburg	Wells
Page	Priebe	Strothman	Winkelman
Milligan	Radl	Tapscott	Wolfe
Mohrfeld	Renda	Tieden	Speaker
Nelson	Rex	Van Drie	pro tempore
Newton	Rodgers	Van Nostrand	

The nays were, none.

Absent or not voting, 11:

Darrington	Langland	Schwartz	Stromer
Holden	Perkins	Skinner	Weichman
Kennedy of	Schroeder	Sorg	
Dubuque			

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

SPECIAL ORDER

(Senate File 1135)

Holden of Scott asked and received unanimous consent to take up for immediate consideration the special order of business on **Senate File 1135**, a bill for an act relating to the power of eminent domain.

Holden of Scott offered the following amendment filed by Holden, et al.:

Amend Senate File 1135 by adding as a new section:

Chapter four hundred seventy-two (472), Code 1966, is amended by adding the following new section:

"Any utility or railroad subject to Section four hundred seventy-four point ten (474.10), chapter four hundred ninety (490), or chapter four hundred ninety A (490A), authorized by law to acquire property by condemnation that does acquire the property of any person who is displaced thereby after the effective date of this Act shall pay to such person in addition to all other sums of money required by law a displacement allowance in accordance with and in the same manner as provided for condemnation for highway projects in sections three (3) and four (4) and five (5) of Senate File 1055, Acts of the Sixty-third General Assembly, Second Session. In the application of said sections and this section the term "commission" shall mean the Iowa state commerce commission. The displacement allowance shall be paid in the manner provided in that Act and pursuant to the rules and regulations promulgated by the commission. Any person aggrieved by a determination as to eligibility for a payment or the amount of such payment may, upon application, have the matter reviewed

by the commission. The decision of the commission upon review shall be final as to all parties. Any utility subject to this Act that proposes to acquire the property of any person who will be displaced by such acquisition shall inform such person of his right to receive a displacement allowance and if his entitlement thereto or the amount thereof is in dispute, his right of appeal to the commission."

Welden of Hardin offered the following amendment to the amendment, from the floor, and moved its adoption:

Amend the Holden, Welden, Fischer of Grundy, Brinck amendment to Senate File 1135, filed March 4, 1970, by striking from line 12 the word "condemnation" and inserting in lieu thereof the word "acquisition".

The amendment to the amendment was adopted.

Holden of Scott moved the adoption of the Holden, et al., amendment as amended.

The amendment as amended was adopted.

Miller of Page asked and received unanimous consent to withdraw the amendment filed by him on February 24, 1970, and found on pages 640 and 641 of the House Journal, and the amendment filed by him on February 27, 1970, and found on page 698 of the House Journal.

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. 1135)

The ayes were, 109:

Alt	Doyle	Hansen of	Kruse
Andersen	Drake	Black Hawk	Langland
Baker	Duitscher	Hanson of	Lawson
Battles	Dunton	Howard-Mitchell	Lippold
Bergman	Edgington	Hill	Lipsky
Blouin	Ellsworth	Holden	Logemann
Brinck	Ellwell	Huff	Logue
Caffrey	Fischer of	Johnson of	McCartney
Camp	Grundy	Audubon	McCormick
Campbell	Fisher of	Johnston of	McIntyre
Christensen	Greene	Johnson	Mendenhall
Cochran	Franklin	Kehe	Menefee
Corey	Freeman of	Kennedy of	Mezvinsky
Crabb	Buena Vista	Chickasaw	Miller of
Crosier	Freeman of	Kennedy of	Des Moines
Cunningham	Clay-Dickinson	Dubuque	Miller of
Darrington	Gannon	Kitner	Jones
Den Herder	Goode	Kluever	Miller of
Dietz	Graham	Knight	Marshall
Dooley	Grassley	Knoblauch	Miller of
Dougherty	Hamilton	Kreamer	Page

Milligan	Renda	Stokes	Voorhees
Nelson	Rex	Strand	Walter
Newton	Rodgers	Stroburg	Warren
Nolting	Roorda	Stromer	Waugh
O'Hearn	Sanders	Tapscott	Welden
Pelton	Schmeiser	Tieden	Wells
Pierson	Schroeder	Van Drie	Winkelman
Poncy	Shaw	Van Nostrand	Wolfe
Priebe	Shepherd	Van Roekel	Speaker
Radl	Sorg	Varley	pro tempore

The nays were, none.

Absent or not voting, 15:

Bennett	Mayberry	Ossian	Skinner
Harbor	Middleswart	Perkins	Strothman
Jesse	Mohrfeld	Peterson	Weichman
Koch	Nielsen	Schwartz	

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

SPECIAL ORDER

(Senate File 1136)

Holden of Scott asked and received unanimous consent to take up for immediate consideration the special order of business on **Senate File 1136**, a bill for an act relating to information to be furnished property owners in negotiations for land for highway purposes.

Fischer of Grundy asked and received unanimous consent to withdraw the amendment filed by him on February 26, 1970, and found on page 677 of the House Journal.

Holden of Scott offered the following amendment from the floor and moved its adoption:

Amend Senate File 1136, as passed by the Senate and reprinted, by inserting in line 12 after the word "property" the words, "or interest therein".

The amendment was adopted.

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. 1136)

The ayes were, 115:

Alt	Bergman	Campbell	Cunningham
Andersen	Blouin	Christensen	Den Herder
Baker	Brinck	Cochran	Dietz
Battles	Caffrey	Corey	Dooley
Bennett	Camp	Crabb	Dougherty

Doyle	Johnson of	Mezvinsky	Roorda
Drake	Audubon	Middleswart	Sanders
Duitscher	Johnston of	Miller of	Schmeiser
Dunton	Johnson	Des Moines	Shaw
Edgington	Kehe	Miller of	Shepherd
Ellsworth	Kennedy of	Jones	Sorg
Ewell	Chickasaw	Miller of	Stokes
Fisher of	Kennedy of	Marshall	Strand
Greene	Dubuque	Miller of	Stroburg
Franklin	Kitner	Page	Stromer
Freeman of	Kluever	Milligan	Strothman
Buena Vista	Knight	Mohrfeld	Tapscott
Freeman of	Knoblauch	Nelson	Tieden
Clay-Dickinson	Koch	Newton	Van Drie
Gannon	Kreamer	Nielsen	Van Nostrand
Goode	Kruse	Nolting	Van Roekel
Graham	Langland	O'Hearn	Varley
Grassley	Lawson	Ossian	Voorhees
Hamilton	Lippold	Pelton	Walter
Hansen of	Lipsky	Peterson	Warren
Black Hawk	Logemann	Pierson	Waugh
Hanson of	Logue	Poncy	Weichman
Howard-Mitchell	Mayberry	Priebe	Welden
Harbor	McCartney	Radl	Wells
Hill	McCormick	Renda	Wolfe
Holden	McIntyre	Rex	Speaker
Huff	Mendenhall	Rodgers	pro tempore
	Menefee		

The nays were, none.

Absent or not voting, 9:

Crosier	Fischer of	Perkins	Skinner
Darrington	Grundy	Schroeder	Winkelman
	Jesse	Schwartz	

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

SPECIAL ORDER
(Senate File 1171)

Holden of Scott asked and received unanimous consent to take up for immediate consideration the special order of business on **Senate File 1171**, a bill for an act relating to determining compensation in eminent domain proceedings.

Koch of Woodbury offered the following amendment filed by him and moved its adoption:

Amend Senate File 1171, as passed by the Senate and reprinted, as follows:

Page 1, line 12, by striking the word "owners" and inserting in lieu thereof the word "owner-operators".

The amendment was adopted.

(Senate File 1171 pending.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Kreamer of Polk on request of Milligan of Polk; Stokes of Plymouth for the afternoon by the Speaker.

CONSIDERATION OF BILLS

The House resumed consideration of **Senate File 1171**.

Goode of Appanoose-Davis offered the following amendment and moved its adoption:

Amend Senate File 1171, as passed by the Senate, page 1, line 8, by striking the word "freeholders".

The amendment was adopted.

Holden of Scott offered the following amendment filed by the committee on commerce and moved its adoption:

Amend Senate File 1171, as passed by the Senate and reprinted, as follows:

1. Page 1, line 8, by striking the word "twenty-four" and inserting in lieu thereof the word "twenty-eight".

2. Page 1, line 16, after the word "county" by inserting the words "by reason of their occupation, such as bankers, auctioneers, property managers, property appraisers, and persons responsible for making loans on property".

3. Page 1, line 18, by striking the word "eight" and inserting in lieu thereof the word "six".

4. Page 1, line 11, by striking the words "two from each representative group, who shall not", and inserting in lieu thereof the words "two persons who are owner-operators of agricultural property when the property to be condemned is agricultural property; two persons who are owners of city or town property when the property to be condemned is other than agricultural property; and two persons from each of the remaining two representative groups, and shall name a chairman from the persons selected. No member of the compensation commission selected shall".

5. Page 2, line 13, by inserting after the word "incurred" the words "by the condemnee".

The amendment was adopted.

Koch of Woodbury asked and received unanimous consent to withdraw the amendment filed by him on February 17, 1970, and found on page 546 of the House Journal.

Priebe of Kossuth offered the following amendment filed by him and moved its adoption:

Amend Senate File 1171, as amended and passed by the Senate, by adding at the end thereof the following new section:

When real property or an interest therein is purchased or condemned for highway purposes and a fence or building is located on such property, the governmental agency shall be responsible for all costs incurred by the property owner in replacing or moving the fence or moving the building onto property owned by the landowner and abutting the property purchased or condemned for highway purposes, or the governmental agency may replace or move the fence or move the building.

A non-record roll call was requested.

The ayes were 65, nays 26.

The amendment was adopted.

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. 1171)

The ayes were, 111:

Alt	Fisher of	Knight	Nolting
Andersen	Greene	Knoblauch	O'Hearn
Baker	Freeman of	Koch	Ossian
Battles	Buena Vista	Kruse	Pelton
Bennett	Freeman of	Langland	Peterson
Bergman	Clay-Dickinson	Lawson	Pierson
Blouin	Gannon	Lippold	Poncy
Brinck	Goode	Lipsky	Priebe
Caffrey	Graham	Logemann	Radl
Campbell	Grassley	Logue	Rex
Christensen	Hamilton	Mayberry	Rodgers
Cochran	Hansen of	McCartney	Roorda
Corey	Black Hawk	McCormick	Sanders
Crabb	Hanson of	Mendenhall	Schmeiser
Crosier	Howard-Mitchell	Menefee	Shaw
Cunningham	Hill	Mezvinsky	Shepherd
Darrington	Holden	Middleswart	Stokes
Den Herder	Huff	Miller of	Stroburg
Dietz	Jesse	Des Moines	Stromer
Dooley	Johnson of	Miller of	Strothman
Dougherty	Audubon	Jones	Tapscott
Doyle	Johnston of	Miller of	Tieden
Drake	Johnson	Marshall	Van Drie
Duitscher	Kehe	Miller of	Van Nostrand
Dunton	Kennedy of	Page	Van Roekel
Edgington	Chickasaw	Milligan	Varley
Ellsworth	Kennedy of	Mohrfeld	Voorhees
Ewell	Dubuque	Nelson	Walter
Fischer of	Kitner	Newton	Warren
Grundy	Cluever	Nielsen	Waugh

Welden	Winkelman	Wolfe	Mr. Speaker
Wells			

The nays were, none.

Absent or not voting, 13:

Camp	Millen	Schroeder	Sorg
Franklin	Perkins	Schwartz	Strand
Kreamer	Renda	Skinner	Weichman
McIntyre			

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

HOUSE FILES 1147, 1148 and 1149 WITHDRAWN

Holden of Scott asked and received unanimous consent to withdraw **House Files 1147, 1148 and 1149** from further consideration by the House.

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which Senate File 1171 passed the House.

LIPSKY of Linn

REGULAR CALENDAR

SENATE FILE 1151 SUBSTITUTED FOR HOUSE FILE 1145

Koch of Woodbury asked and received unanimous consent to substitute **Senate File 1151** for **House File 1145**.

Senate File 1151, a bill for an act relating to the definition of real estate, was taken up for consideration.

Hill of Marshall offered the following amendment filed by Hill, et al.:

Amend Senate File 1151 by adding the following new section:

"Sec. 2. Chapter one hundred seventeen (117), Code 1966, relating to the sale of real estate, as defined by Sec. 117.4, Code 1966, and this Act is hereby amended by adding the following new sections:

1. Real estate brokers may enter into associations to exchange information concerning real estate listed by each broker and which permits any participating broker to sell real estate listed with any other participating broker and which permits the selling broker and the listing broker to share in the commission.

2. Membership in any association shall be open to any real estate broker in the area served who is licensed, as provided by this chapter, and who complies with reasonable administrative regulations of the association consistent with the public interest.

3. No regulation or practice shall be adopted by an association that is contrary to the public interest or that requires a waiting period for membership, that requires a charge for membership that is not directly related to the cost of the services rendered, that does not apply equally to all participating brokers, that discriminates against membership on the basis of religion, race, sex or a legitimate business interest or that would disqualify any licensed real estate salesman from employment by any participating broker”.

Division of the amendment was requested.

Hill of Marshall moved adoption of division 1, lines 1 through 17, of his amendment.

A non-record roll call was requested.

The ayes were 61, nays 43.

Division 1 of the amendment was adopted.

Freeman of Buena Vista moved that division 2, lines 18 through 27, of the amendment be tabled.

A non-record roll call was requested.

The ayes were 11, nays 82.

The motion lost.

Hill of Marshall moved the adoption of division 2, lines 18 through 27, of the Hill, et al., amendment.

A non-record roll call was requested.

The ayes were 64, nays 36.

Division 2 of the amendment was adopted.

Priebe of Kossuth offered the following amendment filed by him: Amend Senate File 1151 by striking all of line 6 and by placing a comma after the word “homes” in line 5.

Priebe of Kossuth asked and received unanimous consent to withdraw his amendment.

Pelton of Clinton offered the following amendment filed by him and moved its adoption:

Amend the title to Senate File 1151, line 1, by adding after the word “estate” the following: “and relating to associations of real estate brokers”.

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.

Under the provisions of Rule 71, Tapscott of Polk refrained from voting.

On the question "Shall the bill pass?" (S.F. 1151)

The ayes were, 88:

Alt	Franklin	Lipsky	Priebe
Battles	Freeman of	Logemann	Radl
Bennett	Buena Vista	Mayberry	Renda
Bergman	Gannon	McCartney	Rex
Blouin	Goode	McCormick	Rodgers
Brinck	Graham	McIntyre	Sanders
Caffrey	Grassley	Menefee	Schmeiser
Camp	Hamilton	Mezvinsky	Schroeder
Campbell	Hanson of	Middleswart	Shaw
Christensen	Howard-Mitchell	Millen	Shepherd
Cochran	Hill	Miller of	Sorg
Crabb	Holden	Des Moines	Stroburg
Crosier	Jesse	Miller of	Strothman
Cunningham	Johnson of	Jones	Tieden
Darrington	Audubon	Miller of	Van Nostrand
Den Herder	Johnston of	Marshall	Van Roekel
Dietz	Johnson	Milligan	Varley
Dooley	Kennedy of	Newton	Walter
Dougherty	Chickasaw	Nielsen	Warren
Doyle	Kennedy of	Nolting	Waugh
Duitscher	Dubuque	O'Hearn	Wells
Dunton	Kluever	Pelton	Winkelman
Ewell	Knoblauch	Pierson	Wolfe
Fisher of	Langland	Poncy	Mr. Speaker
Greene	Lawson		

The nays were, 16:

Corey	Hansen of	Lippold	Ossian
Ellsworth	Black Hawk	Logue	Van Drie
Fischer of	Kehe	Miller of	Voorhees
Grundy	Kitner	Page	Welden
Freeman of	Kruse	Mohrfeld	
Clay-Dickinson			

Absent or not voting, 20:

Andersen	Knight	Perkins	Stokes
Baker	Koch	Peterson	Strand
Drake	Kreamer	Roorda	Stromer
Edgington	Mendenhall	Schwartz	Tapscott
Huff	Nelson	Skinner	Weichman

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

HOUSE FILE 1145 WITHDRAWN

Koch of Woodbury asked and received unanimous consent to withdraw **House File 1145** from further consideration by the House.

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which Senate File 1151 passed the House.

DENNIS L. 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 adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 116, extending its full support and backing to the Drake University basketball team in the NCAA Regional Tournament and commending Drake University and its basketball team for its outstanding season.

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

House Concurrent Resolution 117, extending full support and backing to the University of Iowa basketball team in the NCAA Regional Tournament and commending the University of Iowa and its basketball team for an outstanding season.

CARROLL A. LANE
Secretary of the Senate

REPORT OF CONFERENCE COMMITTEE

(House File 1176)

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 1176, a bill for an act relating to the Iowa public employees' retirement system, wages covered and the payment of benefits under such system, respectfully submit the following recommendation:

That the House concur in the Senate amendment.

On the part of the Senate

ANDREW G. FROMMELT

ELMER F. LANGE

JAMES W. GRIFFIN, SR.

On the part of the House

EDGAR J. KOCH, Chairman

C. RAYMOND FISHER

TOM DOUGHERTY

REPORT OF SECOND CONFERENCE COMMITTEE

(Senate File 1055)

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 1055, a bill for an act to provide a relocation advisory assistance program and relocation payments to persons displaced by highway projects, respectfully submit the following recommendation:

1. That the Senate concur in the House amendment.

On the part of the Senate:

JAMES A. POTGETER, Chairman
 S. J. BROWNLEE
 C. JOSEPH COLEMAN
 THOMAS J. FREY

On the part of the House:

EDGAR H. HOLDEN, Chairman
 HAROLD O. FISCHER
 RICHARD W. WELDEN
 ADRIAN B. BRINCK

EXPLANATION

This committee is of the opinion that the Senate amendment in dispute should not be affixed to this bill concerning highway projects. Therefore, the amendment, in essentially the same wording, has been filed in the House to Senate File 1135, and this committee recommends its adoption.

REPORT OF COMMITTEE ON
 NONCONTROVERSIAL BILLS

MR. SPEAKER: Your committee on noncontroversial bills begs leave to report that it had the following bills under consideration and recommends that they be placed on the noncontroversial calendar:

- H. F. 1305 COMMITTEE BILL—Relating to the issuance of bonds for dock purposes. By committee on cities and towns; Cunningham, chairman.
- H. F. 1306 COMMITTEE BILL—Relating to the granting of easements by a municipality. By committee on cities and towns; Cunningham, chairman.
- H. F. 1163 Relating to the use of flashing signal lights and stop arms by school buses in cities and towns. By Ewell.
- H. F. 1210 Relating to water safety regulations. By Winkelman, Cochran, Mayberry, et al.
- H. F. 1314 COMMITTEE BILL—To legalize payment made for foster home care in Woodbury County. By committee on county government; Peterson, chairman.
- H. F. 1315 COMMITTEE BILL—To legalize payment made for foster home care in Pottawattamie County. By committee on county government; Peterson, chairman.
- H. F. 1309 COMMITTEE BILL—Relating to required secondary school curriculum. By committee on schools; Grassley, chairman.
- H. F. 1219 Relating to the marking and branding of livestock. By Winkelman. (Companion Bill S. F. 1192)
- H. F. 1253 Relating to recording instruments of homestead ownership. By Warren.
- H. F. 1161 Relating to the voting rights of county residents in annexation proceedings. By Grassley, Dunton, Cochran, Camp, et al.
- H. F. 1275 Relating to deposits of public funds in banks. By Priebe, Logue, Walter, et al.
- S. F. 1149 Relating to publication of the opinions of the supreme court. By committee on judiciary.
- S. F. 1162 Relating to certification of nominees whose names are to appear on the general election ballot. By committee on county government.

S. F. 645 To accept the provisions of the National School Lunch Act.
By committee on schools.

NATHAN F. SORG, Chairman
Committee on Noncontroversial Bills

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 596.

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 596.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 4, 1970, he approved and transmitted to the Secretary of State the following bills:

House File 77, an act relating to snowmobiles.

House File 760, an act relating to annual registration decal or sticker fees for motor carriers in interstate commerce.

House File 805, 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 and to authorize the Iowa executive council to pay all special assessments on land owned by the state which is not under the jurisdiction and control of the state highway commission, and to provide that such land be assessed in the same manner as private property.

House File 1052, an act relating to the maximum rate of interest on general obligation bonds issued by school corporations.

House File 1140, an act to legalize and validate the proceedings of the city council of the City of Pella, Marion County, State of Iowa, in connection with the award of a contract for the furnishing of a 25,000 kilowatt capacity steam turbine generator to the municipal electric utility of said city.

House File 1191, an act to legalize and validate the procedures followed by the Jasper County Conservation Board in contracting with the Cross Construction Company of Baxter, Iowa, for the construction of three toilets at the Jasper County Park known as Ashton-Wildwood County Park.

Senate File 220, an act relating to farm wagon licensing.

Senate File 340, an act relating to election returns.

Senate File 417, an act to provide for the registration and protection of marks.

Senate File 554, an act relating to professional corporations and foreign professional corporations.

Senate File 1023, an act relating to estates exempt from inheritance tax.

Senate File 1049, an act to legalize and validate the proceedings of the board of directors of the Perry Community School District in the counties of Dallas, Boone and Greene, State of Iowa, in connection with the purchase under a real estate installment purchase contract of certain real estate by said board of directors from Dorothy May Marker and Loren Marker and declaring the validity of said contract and that said contract shall constitute a valid and binding obligation of said school district.

Senate File 1056, an act relating to legalizing acts of notaries public and acknowledgments.

Senate File 1066, an act legalizing prior judgments and decrees.

Senate File 1079, an act relating to conservation.

Senate File 1080, an act to legalize a transfer of real property from the board of directors of the LeGrand consolidated school district, LeGrand, Iowa, to Alfred J. Witham.

Senate File 1097, an act relating to county agricultural extension districts.

Senate File 1099, an act relating to savings and loan associations.

Senate File 1150, an act relating to technical corrections required by passage of the Iowa Banking Act of 1969.

Senate File 1156, an act relating to the investment of funds belonging to state board of regents institutions.

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 **Senate File 356**, a bill for an act to provide that the authority for the commitment of neglected, dependent, and delinquent children shall lie with the department of social services, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

EDGAR H. HOLDEN, 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 Joint Resolution 1006**, a joint resolution authorizing and directing the state executive council to proceed with negotiations to acquire the Hubbell Mansion known as Terrace Hill, begs leave to report it has had 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 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 **Senate File 1085**, a bill for an act relating to the use of traps, 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**.

DALE L. TIEDEN, Chairman

Den Herder of Sioux, from the committee on ways and means, submitted the following reports:

MR. SPEAKER: Your committee on ways and means, to whom was referred **House File 1233**, a bill for an act to provide for an Iowa beef council, and to impose an excise tax on sales of beef cattle and veal calves for slaughter, begs leave to report it has had the same under consideration and has instructed me to report 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 1233 by striking all after the enacting clause and inserting in lieu thereof the following:

Chapter one hundred eighty-one (181), Code 1966, is hereby amended by adding thereto the following new sections:

Section 1. As used in this chapter, unless the context requires otherwise:

1. "First purchaser" means any person who buys cattle or veal calves for slaughter, in the first instance.
2. "Producer" means every person who raises cattle or veal calves for slaughter or who feeds cattle or veal calves for slaughter or both.

Sec. 2. The executive committee shall engage in research and education programs directed toward better and more efficient production, marketing, and utilization of cattle and veal calves and products made therefrom; provide methods and means including, but not limited to, public relations and other promotion techniques for the maintenance of present markets; make donations to nonprofit organizations working toward the purposes of this section; assist in development of new or larger markets both domestic and foreign for cattle and veal calves and products made therefrom, and work toward prevention, modification, or elimination of trade barriers which obstruct the free flow of such cattle and veal calves and products made therefrom to market.

Sec. 3. The executive committee shall have power to authorize its agents to enter upon the premises of any purchaser charged by this chapter with remitting to the committee the excise tax, and to cause to be examined by such agent or agents, all books, records, documents, and other instruments bearing upon the amount of such excise tax; provided however, that the executive committee must first have reasonable grounds to believe that all such excise taxes have not been remitted or fully accounted for, as herein provided.

The executive committee is authorized to enter into arrangements with persons purchasing cattle and veal calves for slaughter outside of Iowa on the basis provided Section 4 hereof, for remitting the excise tax by such buyers.

Sec. 4. For four years from and after the first day of October, 1970, there is hereby levied and imposed an excise

tax of ten cents (10c) per head on all cattle and five cents (5c) per head on all veal calves sold for slaughter which tax shall be due at or before the time such cattle or calves are first sold for purposes of slaughter, and shall be paid at such time or times as the executive committee may, by rule or regulation, prescribe, as herein-after provided, but not later than the last day of the month following the end of the prior reporting period, established by the executive committee, in which such cattle or veal calves are sold in commercial channels.

The tax shall be levied and assessed on any producer selling cattle and veal calves for slaughter, at the time of delivery of the same for sale and shall be deducted by the first purchaser from the price paid to the seller at the time of sale. The first purchaser, at the time of sale, shall make and deliver to the producer separate invoices for each purchase showing the name and address of the producer and first purchaser, the number and kind of cattle and veal calves sold and the date of the sale.

Sec. 5. Any person from whom the excise tax herein is collected may, by written application filed with the executive committee within sixty days after its collection from him, have said amount remitted to him by the executive committee.

Sec. 6. All excise taxes imposed and levied under this chapter shall be paid to and collected by the executive committee and deposited with the treasurer of state in a separate cattle and veal calf fund which is hereby created. From the moneys collected in accordance with the provisions of this Act, the executive committee shall first pay the costs of referendums held pursuant hereto; the costs of collection of such excise tax, and expenses of officers provided for in section one hundred eighty-one point five (181.5) of the Code. At least twenty percent of the funds remaining thereafter shall be remitted to the national livestock and meat board and the beef industry council thereof, and at least ten percent of the remaining funds shall be remitted to the Iowa beef cattle producers association in such proportions as the committee may determine, for use by them in a manner not inconsistent with Section 2 of this Act. The remaining moneys received, with approval of a majority of the executive committee, shall be expended as found necessary to carry out the provisions and purposes of this Act. The cattle and veal calf fund shall be subject at all times to warrants by the state comptroller, drawn upon the written requisition of the chairman of the executive committee and attested to by its secretary, for the payment of all expenditures of the committee, which shall, at no time, exceed the amount deposited to the credit of such fund.

Sec. 7. Ninety (90) days prior to the termination of the initial assessment period provided for herein, or any extension thereof, the secretary of agriculture shall cause notice to be published in accordance herewith of a referendum to be conducted on the question of whether

the excise tax provided for herein should be extended for an additional four-year period.

Notice of any such referendum shall be given by the secretary by publishing the same for a period of not less than five (5) days in a newspaper of general circulation in the state and in such other newspapers as the secretary may prescribe. The notice of referendum shall set forth the period for voting and the voting places for the referendum and the amount of the deduction pursuant to Section 4 of this Act. No referendum shall be commenced prior to five days after the last day of such period of publication.

Sec. 8. Each producer upon signing a statement certifying that he is a bona fide producer, as defined in this Act, shall be entitled to one vote. At the close of the referendum period, the secretary shall count and tabulate the ballots filed during the referendum period. If from such tabulation the secretary finds that a majority of the total number of producers voting favor the assessment, the excise tax provided for in Section 4 shall be levied and imposed for an additional four years from the end of the previous taxing period.

The ballots thus cast shall constitute complete and conclusive evidence for use in any finding made by the secretary under the provisions of this Act. The secretary may prescribe such additional procedures as may be necessary to conduct a referendum.

No assessment levied pursuant to this chapter shall continue after forty-eight months from its initiation, unless it is extended for additional periods of four years by referendum.

In the event of the failure of any referendum provided for herein to pass, a subsequent referendum may be called by the secretary upon petition to him therefor by at least one hundred producers within one hundred eighty days after the secretary's determination that the prior referendum has failed. In the event of failure to make such petition within said period, or, the second consecutive failure of a referendum to pass, no further referendum shall be conducted and the levy and assessment herein created shall terminate and be of no further force or effect.

Sec. 9. If any extension referendum fails to carry, moneys remaining in the cattle and veal calf fund shall continue to be expended in accordance with the provisions of this Act until exhausted.

Sec. 10. Any person who shall violate or assist in the violation of any of the provisions of this Act shall be deemed guilty of a misdemeanor.

ELMER H. DEN HERDER, Chairman

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred Senate File 1139, a bill for an act relating to the issuance of public bonds, 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**.

ELMER H. DEN HERDER, Chairman

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred Senate File 1140, a bill for an act relating to school bond taxes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

ELMER H. DEN HERDER, Chairman

AMENDMENTS FILED

- 1 Amend the Grassley amendment to Senate File 565, filed
- 2 March 4, 1970, by striking from line 138 the word and figure
- 3 "seven (7)" and inserting in lieu thereof the word and figure
- 4 "six (6)".

GRASSLEY of Butler

- 1 Amend the Caffrey amendment to Senate File 665,
- 2 filed March 4, 1970, line 4, by inserting after the
- 3 word "precinct" the following: "if a building is
- 4 available. However, first consideration shall be
- 5 given to the use of public buildings supported by
- 6 taxation".

DRAKE of Louisa-Muscatine
CAFFREY of Polk

- 1 Amend Senate File 1063, as amended and passed by the
- 2 Senate and reprinted, by striking from line 11, "If the
- 3 public" and from line 12, "utility is subject to rate
- 4 regulation,".

FREEMAN of Buena Vista

- 1 Amend House File 1171 by adding to line 12 after the
- 2 word "period." a new sentence "The members shall be chosen
- 3 from various sections of the state."

FREEMAN of Buena Vista

- 1 Amend House File 1256 by striking from line 11 the
- 2 word sheriff and inserting in lieu thereof the words
- 3 "chief judge of the judicial district".

MILLER of Page

- 1 Amend House File 1270 as follows:

- 2 1. Page 2, by striking the period in line 23 and adding
- 3 the following:
- 4 " , and subject to all taxes against the property it
- 5 owns or operates or owns and operates in such extended
- 6 area."

- 7 2. Page 2, by inserting after the word "be" in line 23
- 8 the following:

- 9 "filed with the Iowa state commerce commission and
- 10 shall be."

CAMP of Clinton

1 Amend House File 1318 by striking all after the enacting
2 clause and inserting in lieu thereof the following:
3 "Section 1. Chapter five hundred nine (509), Code 1966, is
4 hereby amended by adding thereto the following new section:
5 'Any person insured under a group life insurance policy may
6 assign the rights, benefits and all other incidents of ownership
7 conferred on him by any provision of such policy or by law, in-
8 cluding specifically and not by way of limitation the right, if
9 any, to have issued to him an individual policy and the right to
10 name a beneficiary. Subject to the terms of the policy or agree-
11 ment between the insured, the group policyholder and the insurer,
12 any such assignment, whether made before or after the effective
13 date of this act, is valid for the purpose of vesting in the as-
14 signee, in accordance with any provisions included therein as to
15 the time at which it is to be effective, all rights, benefits and
16 incidents of ownership conferred upon the insured under the poli-
17 cy and shall entitle the insurer to deal with the assignee as the
18 owner of such rights, benefits and incidents of ownership, pro-
19 vided the insurer shall not be affected by any assignment until he
20 has received written notice thereof. This section shall be con-
21 strued as declaring the law as it existed prior to its enactment
22 and not as modifying it.'"

MOHRFELD of Tama

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Friday, March 6, 1970.

JOURNAL OF THE HOUSE

Fifty-fourth Calendar Day—Fortieth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FRIDAY, MARCH 6, 1970.

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

Prayer was offered by the Right Reverend Monsignor A. W. Behrens, pastor of the Sacred Heart Church, Templeton, Iowa.

The Journal of Thursday, March 5, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Skinner of Polk on request of Jesse of Polk.

PRESENTATION OF VISITORS

The Speaker announced the following visitors were present in the House chamber:

Forty-two Girl Scouts from Longfellow Troops 65 and 35, Iowa City, Iowa, accompanied by their leaders, Mrs. J. V. Eason and Mrs. J. Powell. By Mezvinsky of Johnson.

Twenty-six seniors from Pocahontas Catholic School, accompanied by Father McCoy. By Knight of Humboldt-Pocahontas.

Forty members of the Iowa State Society of Children of the American Revolution, accompanied by their president, Linn Johnson, Oskaloosa, Iowa. By Shepherd of Lee and Hansen of Black Hawk.

Members of Johnson County intermediate 4-H Club, accompanied by their leaders, Mrs. Leon Cooper, Mrs. Lackender and Jim Dane and Steve Peterson, youth leader. By Johnston of Johnson and Mezvinsky of Johnson.

PETITIONS FILED

The following petitions were received and placed on file:

By Bergman of Lyon-Osceola, from thirty-three residents of Osceola County opposing Senate File 1052, relating to the abortion

law and providing criminal penalties for illegal termination of pregnancy.

By Van Roekel of Marion, communications from four Knoxville parochial school teachers opposing the State Department of Public Instruction's requirement of one elementary school principal for each two-room school.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 1233, House Joint Resolution 1006 and Senate Files 356, 1085, 1139 and 1140, under Rule 35.

PROOF OF PUBLICATION

Published copy of House File 1315 and verified proof of publication of said bill in the Council Bluffs Nonpareil, Council Bluffs, 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
SPECIAL ORDER
(Senate File 665)

McCartney of Floyd asked and received unanimous consent that **Senate File 665** be made a special order of business for 9:30 a.m., Thursday, March 12, 1970.

INTRODUCTION OF BILLS

House File 1320, by committee on Iowa development, a bill for an act relating to economic development activities of cities.

Read first time and placed on the calendar.

House File 1321, by committee on social services, a bill for an act relating to the commissioner of public health.

Read first time and placed on the calendar.

SENATE MESSAGE CONSIDERED

Senate File 1275, a bill for an act relating to the salary of the commissioner of health.

Read first time and referred to committee on appropriations.

SENATE AMENDMENTS CONSIDERED

Christensen of Clarke-Union called up for consideration **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, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 91 by adding the following new section:

"Sec. 2. The conservation commission may at any time prohibit water skiing if it finds such activities to be damaging to the shoreline of Green Valley Lake."

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. 91)

The ayes were, 89:

Alt	Freeman of	Lippold	Renda
Andersen	Buena Vista	Lipsky	Rex
Battles	Freeman of	Logemann	Rodgers
Bergman	Clay-Dickinson	Logue	Roorda
Blouin	Goode	McCartney	Sanders
Brinck	Graham	McCormick	Schmeiser
Caffrey	Grassley	McIntyre	Shaw
Camp	Hamilton	Mendenhall	Sorg
Campbell	Hansen of	Menefee	Stokes
Christensen	Black Hawk	Mezvinsky	Strand
Cochran	Hanson of	Middleswart	Stromer
Corey	Howard-Mitchell	Miller of	Strothman
Crabb	Holden	Des Moines	Tieden
Cunningham	Huff	Miller of	Van Drie
Den Herder	Johnson of	Jones	Van Roekel
Dietz	Audubon	Miller of	Varley
Doyle	Johnston of	Marshall	Voorhees
Duitscher	Johnson	Milligan	Walter
Dunton	Kennedy of	Newton	Warren
Edgington	Dubuque	Nolting	Waugh
Ellsworth	Knight	Ossian	Weichman
Fischer of	Knoblauch	Perkins	Wells
Grundy	Koch	Pierson	Winkelman
Fisher of	Kreamer	Priebe	Wolfe
Greene	Kruse	Radl	Mr. Speaker
Franklin			

The nays were, 8:

Darrington	Hill	Nelson	Schwartz
Dougherty	Miller of	Poncy	
Gannon	Page		

Absent or not voting, 27:

Baker	Crosier	Drake	Jesse
Bennett	Dooley	Ewell	Kehe

Kennedy of
Chickasaw
Kitner
Kluever
Langland

Lawson
Mayberry
Millen
Mohrfeld
Nielsen

O'Hearn
Pelton
Peterson
Schroeder
Shepherd

Skinner
Stroburg
Tapscott
Van Nostrand
Welden

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

Hill of Marshall called up for consideration **House File 1156**, a bill for an act relating to a revision of Iowa law governing divorce and marriage annulment and relating to support payments to welfare recipients under decree for dissolution of marriage, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1156 as follows:

1. Page 2, line 16, by inserting after the word "address" the words ", if known,".

2. Page 3, line 15, by inserting after the word "court" the words "or a commissioner appointed by the court".

3. Page 4, line 12, by inserting after the word "costs" the following: "unless the court determines that the party responsible for costs is indigent in which event the fees shall be borne by the county".

4. Page 5, by striking lines 30 through 35, inclusive, and page 6, by striking lines 1, 2, and 3 and by inserting in lieu thereof the following paragraph:

"The court shall require such parties to undergo conciliation for a period of at least ninety days from the issuance of an order setting forth the conciliation procedure and the conciliator. Such conciliation procedures may include, but shall not be limited to, referrals to the domestic relations division of the court, if established, public or private marriage counselors, family service agencies, community mental health centers, physicians and clergymen. Conciliation may be waived by the court upon a showing of good cause; provided, however, that it shall not be waived if either party or the attorney appointed pursuant to section thirteen (13) of this Act objects."

5. Page 6, by striking lines 16 through 27, inclusive, and by inserting in lieu thereof the following:

"The court shall, based upon competent and relevant evidence, in such decree provide for the division of the assets of the parties and reasonable support or maintenance of any dependent children or either spouse."

6. Page 7, line 6, by striking the word "sixty" and by inserting in lieu thereof "ninety".

7. Page 7, line 9, by inserting before the period the words "or until after conciliation is completed, whichever period shall be longer".

8. Page 7, line 16, by striking the words "sixty-day period" and by inserting in lieu thereof the words "applicable period".

9. Page 8, line 3, by adding after the words "court clerk."

the following new sentence: "Such orders shall have the same force and effect as judgments when entered."

10. Page 8, by striking from lines 4 and 5 the words "and take receipts therefor".

11. Page 8, by striking lines 8 through 13, inclusive, and inserting in lieu thereof the word "attorneys".

12. Page 11, line 47, by striking all of the section after the word "assistance" and inserting in lieu thereof a period.

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. 1156)

The ayes were, 83:

Alt	Grassley	McCormick	Bex
Andersen	Hamilton	Mendenhall	Rodgers
Bergman	Hansen of	Menefee	Roorda
Blouin	Black Hawk	Mezvinsky	Sanders
Brinck	Hanson of	Middleswart	Schmeiser
Caffrey	Howard-Mitchell	Millen	Shaw
Camp	Hill	Miller of	Shepherd
Cochran	Holden	Des Moines	Sorg
Corey	Huff	Miller of	Stokes
Crosier	Jesse	Jones	Strand
Cunningham	Johnston of	Miller of	Stromer
Darrington	Johnson	Marshall	Strothman
Den Herder	Kehe	Miller of	Tapscott
Dietz	Kennedy of	Page	Van Drie
Dougherty	Chickasaw	Milligan	Varley
Duitscher	Kennedy of	Nelson	Voorhees
Dunton	Dubuque	Newton	Waugh
Ellsworth	Knoblauch	Ossian	Weichman
Ewell	Koch	Perkins	Welden
Fischer of	Kreamer	Pierson	Wells
Grundy	Lippold	Poncy	Winkelman
Fisher of	Logue	Radl	Wolfe
Greene	Mayberry	Renda	Mr. Speaker
Franklin	McCartney		

The nays were, 16:

Campbell	Freeman of	Kruse	Schwartz
Christensen	Clay-Dickinson	Logemann	Tieden
Doyle	Goode	Nielsen	Van Roekel
Freeman of	Johnson of	Nolting	Warren
Buena Vista	Audubon	O'Hearn	

Absent or not voting, 25:

Baker	Dooley	Graham	Langland
Battles	Drake	Kitner	Lawson
Bennett	Edgington	Kluever	Lipsky
Crabb	Gannon	Knight	McIntyre

Mohrfeld
Pelton
Peterson

Priebe
Schroeder

Skinner
Stroburg

Van Nostrand
Walter

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

ADOPTION OF SECOND CONFERENCE COMMITTEE REPORT
(Senate File 1055)

Holden of Scott called up for consideration the second conference committee report on **Senate File 1055**, a bill for an act to provide a relocation advisory assistance program and relocation payments to persons displaced by highway projects, as follows:

REPORT OF SECOND CONFERENCE COMMITTEE
(Senate File 1055)

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 1055, a bill for an act to provide a relocation advisory assistance program and relocation payments to persons displaced by highway projects, respectfully submit the following recommendation:

1. That the Senate concur in the House amendment.

On the part of the Senate:

JAMES A. POTGETER, Chairman
S. J. BROWNLEE
C. JOSEPH COLEMAN
THOMAS J. FREY

On the part of the House:

EDGAR H. HOLDEN, Chairman
HAROLD O. FISCHER
RICHARD W. WELDEN
ADRIAN B. BRINCK

Holden of Scott moved the adoption of the second conference committee report and all amendments contained therein.

Motion prevailed and the report was adopted.

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. 1055)

The ayes were, 105:

Alt
Andersen
Battles
Bergman
Blouin
Brinck
Caffrey
Camp
Campbell
Christensen

Cochran
Corey
Crabb
Crosier
Cunningham
Darrington
Den Herder
Diets
Dougherty
Doyle

Duitscher
Dunton
Edgington
Ellsworth
Ewell
Fischer of
Grundy
Fisher of
Greene
Franklin

Freeman of
Buena Vista
Freeman of
Clay-Dickinson
Gannon
Goode
Grassley
Hamilton
Hansen of
Black Hawk

Hanson of	Lippold	Mohrfeld	Stokes
Howard-Mitchell	Lipsky	Nelson	Strand
Hill	Logemann	Newton	Stromer
Holden	Logue	Nielsen	Strothman
Huff	Mayberry	Nolting	Tapscott
Johnson of	McCartney	O'Hearn	Tieden
Audubon	McCormick	Ossian	Van Drie
Johnston of	McIntyre	Perkins	Van Roekel
Johnson	Mendenhall	Pierson	Varley
Kehe	Mezvinsky	Poncy	Voorhees
Kennedy of	Middleswart	Radl	Walter
Chickasaw	Millen	Renda	Warren
Kennedy of	Miller of	Rex	Waugh
Dubuque	Des Moines	Rodgers	Weichman
Kitner	Miller of	Roorda	Welden
Knight	Jones	Sanders	Wells
Knoblauch	Miller of	Schmeiser	Winkelman
Koch	Marshall	Schwartz	Wolfe
Kreamer	Miller of	Shepherd	Mr. Speaker
Kruse	Page	Sorg	

The nays were, none.

Absent or not voting, 19:

Baker	Graham	Menefee	Schroeder
Bennett	Jesse	Milligan	Shaw
Dooley	Kluever	Pelton	Skinner
Drake	Langland	Peterson	Stroburg
	Lawson	Priebe	Van Nostrand

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 1176)

Koch of Woodbury called up for consideration the conference committee report on **House File 1176**, a bill for an act relating to the Iowa public employees' retirement system, wages covered and the payment of benefits under such system, as follows:

REPORT OF CONFERENCE COMMITTEE

(House File 1176)

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 1176, a bill for an act relating to the Iowa public employees' retirement system, wages covered and the payment of benefits under such system, respectively submit the following recommendation:

That the House concur in the Senate amendment.

On the part of the Senate
ANDREW G. FROMMELT
ELMER F. LANGE
JAMES W. GRIFFIN, SR.

On the part of the House
EDGAR J. KOCH, Chairman
C. RAYMOND FISHER
TOM DOUGHERTY

Koch of Woodbury moved the adoption of the conference committee report and all amendments contained therein.

A non-record roll call was requested.

The ayes were 72, nays 30.

Motion prevailed and the report 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. 1176)

The ayes were, 108:

Alt	Franklin	Lipsky	Rex
Andersen	Freeman of Buena Vista	Logemann	Rodgers
Baker	Buena Vista	Logue	Roorda
Battles	Freeman of Clay-Dickinson	Mayberry	Sanders
Bergman	Clay-Dickinson	McCormick	Schmeiser
Blouin	Gannon	McIntyre	Schroeder
Brinck	Goode	Mendenhall	Schwartz
Caffrey	Graham	Menefee	Shaw
Camp	Grassley	Middleswart	Shepherd
Campbell	Hamilton	Millen	Sorg
Christensen	Hanson of Howard-Mitchell	Miller of Des Moines	Stokes
Cochran	Holden	Miller of Jones	Strand
Corey	Huff	Miller of Marshall	Stroburg
Crabb	Jesse	Miller of Page	Stromer
Crosier	Johnson of Audubon	Milligan	Strothman
Cunningham	Audubon	Mohrfeld	Tapscott
Darrington	Johnston of Johnson	Newton	Tieden
Dietz	Johnson	Nielsen	Van Drie
Dougherty	Kehe	Nolting	Van Roekel
Doyle	Kennedy of Chickasaw	O'Hearn	Varley
Drake	Kitner	Ossian	Voorhees
Duitscher	Knight	Perkins	Walter
Dunton	Knoblauch	Peterson	Warren
Edgington	Koch	Pierson	Waugh
Ellsworth	Kruse	Poncy	Weichman
Ewell	Langland	Renda	Welden
Fischer of Grundy	Lawson		Wells
Fisher of Greene	Lippold		Winkelman
			Wolfe
			Mr. Speaker

The nays were, none.

Absent or not voting, 16:

Bennett	Hill	McCartney	Priebe
Den Herder	Kennedy of Dubuque	Mezvinsky	Radl
Dooley	Kluever	Nelson	Skiner
Hansen of Black Hawk	Kreamer	Pelton	Van Nostrand

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

HOUSE FILE 1101 WITHDRAWN

Edgington of Franklin asked and received unanimous consent to withdraw **House File 1101** from further consideration by the House.

CONSIDERATION OF BILLS
REGULAR CALENDAR

House File 179, a bill for an act relating to the purchase of uniforms for vocal and instrumental school music groups, with report of committee recommending passage, was taken up for consideration.

Johnston of Johnson offered the following amendment filed by him :

Amend House File 179 by striking all after the enacting clause and by inserting in lieu thereof the following:

1. Section 1. Section two hundred seventy-nine point twenty-five (279.25), Code 1966, is hereby amended as follows:

1. By striking from line four (4) the word “, and” and inserting in lieu thereof a semicolon.

2. By inserting in line nine (9) after the word “charge;” the following:

“may pay all or part of the expenses of extracurricular activities engaged in by pupils of the schools thereof, including travel expenses for all participants and supervisors, uniforms, and protective equipment;”.

2. Amend the title to House File 179 by striking all after the word “the” in line one (1) and by inserting in lieu thereof the following:

“payment of expenses of extracurricular activities from the general funds of school districts.”

Goode of Appanoose-Davis rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

Johnston of Johnson asked and received unanimous consent to withdraw his amendment.

Tieden of Clayton offered the following amendment filed by him and Baker of Boone and moved its adoption:

Amend House File 179 by inserting in line 8 after the word “groups” to the words ‘who are in high school whether such high school includes grades nine through twelve or ten through twelve’.

The amendment was adopted.

Ewell of Black Hawk offered the following amendment, from the floor, and moved its adoption:

Amend House File 179 by striking from line ten (10) the word "ten" and inserting in lieu thereof the word "five".

The amendment lost.

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

On the question "Shall the bill pass?" (H.F. 179)

The ayes were, 91:

Alt	Franklin	Mayberry	Rodgers
Andersen	Freeman of	McCormick	Roorda
Baker	Clay-Dickinson	McIntyre	Sanders
Bergman	Gannon	Mendenhall	Schmeiser
Blouin	Goode	Mezvinsky	Schroeder
Brinck	Hamilton	Millen	Schwartz
Caffrey	Hansen of	Miller of	Shaw
Camp	Black Hawk	Des Moines	Shepherd
Christensen	Hill	Miller of	Sorg
Cochran	Huff	Marshall	Stokes
Corey	Jesse	Miller of	Strand
Crabb	Johnson of	Page	Stromer
Crosier	Audubon	Milligan	Strothman
Cunningham	Kennedy of	Nelson	Tapscott
Darrington	Chickasaw	Newton	Tieden
Den Herder	Kennedy of	Nielsen	Van Drie
Dougherty	Dubuque	Nolting	Van Nostrand
Doyle	Kitner	O'Hearn	Van Roekel
Drake	Knoblauch	Ossian	Voorhees
Duitscher	Kreamer	Perkins	Walter
Dunton	Kruse	Pierson	Warren
Edgington	Langland	Poncy	Wells
Ellsworth	Lawson	Priebe	Wolfe
Ewell	Lippold	Radl	Mr. Speaker
Fisher of	Logue	Renda	
Greene			

The nays were, 21:

Battles	Kehe	Menefee	Varley
Campbell	Knight	Middleswart	Waugh
Freeman of	Koch	Miller of	Weichman
Buena Vista	Lipsky	Jones	Welden
Grassley	Logemann	Mohrfeld	Winkelman
Hanson of	McCartney	Rex	
Howard-Mitchell			

Absent or not voting, 12:

Bennett	Fischer of	Johnston of	Peterson
Dietz	Grundy	Johnson	Skinner
Dooley	Graham	Cluever	Stroburg
	Holden	Pelton	

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

Senate File 643, a bill for an act relating to the registration of

motor vehicles by a nonresident, 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?" (S.F. 643)

The ayes were, 98:

Alt	Freeman of	Mayberry	Sanders
Andersen	Clay-Dickinson	McCartney	Schmeiser
Battles	Goode	McCormick	Schroeder
Bergman	Hamilton	Mendenhall	Schwartz
Blouin	Hansen of	Menefee	Shaw
Caffrey	Black Hawk	Mezvinsky	Shepherd
Campbell	Hanson of	Millen	Sorg
Christensen	Howard-Mitchell	Miller of	Stokes
Cochran	Hill	Jones	Strand
Corey	Huff	Miller of	Stromer
Crabb	Jesse	Marshall	Strothman
Cunningham	Johnson of	Miller of	Tapscott
Den Herder	Audubon	Page	Tieden
Dougherty	Kehe	Milligan	Van Drie
Doyle	Kennedy of	Mohrfeld	Van Nostrand
Drake	Dubuque	Nelson	Van Roekel
Duitscher	Kitner	Newton	Varley
Dunton	Knight	Nolting	Voorhees
Edgington	Koch	O'Hearn	Walter
Ellsworth	Kreamer	Ossian	Warren
Ewell	Kruse	Perkins	Waugh
Fischer of	Langland	Peterson	Weichman
Grundy	Lawson	Poncy	Welden
Fisher of	Lippold	Radi	Wells
Greene	Lipsky	Rex	Winkelman
Franklin	Logemann	Rodgers	Wolfe
Freeman of	Logue	Roorda	Mr. Speaker
Buena Vista			

The nays were, 1:

Baker

Absent or not voting, 25:

Bennett	Graham	Kluever	Pelton
Brinck	Grassley	Knoblauch	Pierson
Camp	Holden	McIntyre	Priebe
Crosier	Johnston of	Middleswart	Renda
Darrington	Johnson	Miller of	Skinner
Dietz	Kennedy of	Des Moines	Stroburg
Dooley	Chickasaw	Nielsen	
Gannon			

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

NONCONTROVERSIAL CALENDAR
SENATE FILE 253 SUBSTITUTED FOR HOUSE FILE 1105

Huff of Polk asked and received unanimous consent to substitute Senate File 253 for House File 1105.

Senate File 253, a bill for an act relating to shorthand court reporters, 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. 253)

The ayes were, 81:

Alt	Freeman of	Mayberry	Rodgers
Andersen	Buena Vista	McCartney	Sanders
Baker	Goode	McCormick	Schmeiser
Battles	Grassley	Mendenhall	Schroeder
Bergman	Hamilton	Menefee	Schwartz
Blouin	Hansen of	Mezvinsky	Shaw
Caffrey	Black Hawk	Millen	Shepherd
Camp	Hanson of	Miller of	Sorg
Campbell	Howard-Mitchell	Des Moines	Strand
Crabb	Hill	Miller of	Stromer
Cunningham	Huff	Marshall	Tapscott
Darrington	Johnston of	Miller of	Van Drie
Den Herder	Johnson	Page	Van Nostrand
Dougherty	Kitner	Milligan	Varley
Doyle	Koch	Nelson	Voorhees
Drake	Kreamer	Nolting	Walter
Duitscher	Kruse	O'Hearn	Waugh
Dunton	Langland	Ossian	Weichman
Ellsworth	Lawson	Perkins	Welden
Ewell	Lippold	Poncy	Wells
Fisher of	Lipsky	Priebe	Wolfe
Greene	Logue	Radl	Mr. Speaker
Franklin			

The nays were, 19:

Christensen	Johnson of	Miller of	Stroburg
Corey	Audubon	Jones	Strothman
Edgington	Kennedy of	Nielsen	Tieden
Freeman of	Dubuque	Rex	Van Roekel
Clay-Dickinson	Knight	Roorda	Warren
	Logemann	Stokes	Winkelman

Absent or not voting, 24:

Bennett	Fischer of	Kennedy of	Newton
Brinck	Grundy	Chickasaw	Pelton
Cochran	Gannon	Kluever	Peterson
Crosier	Graham	Knoblauch	Pierson
Dietz	Holden	McIntyre	Renda
Dooley	Jesse	Middleswart	Skinner
	Kehe	Mohrfeld	

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

HOUSE FILE 1105 WITHDRAWN

Huff of Polk asked and received unanimous consent to withdraw **House File 1105** from further consideration by the House.

SENATE FILE 1179 SUBSTITUTED FOR HOUSE FILE 1260

Hansen of Black Hawk asked and received unanimous consent to substitute **Senate File 1179** for **House File 1260**.

Senate File 1179, a bill for an act relating to distribution of trade-marked articles, 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. 1179)

The ayes were, 101:

Alt	Freeman of	Lawson	Radl
Andersen	Clay-Dickinson	Lippold	Renda
Baker	Gannon	Lipsky	Rex
Battles	Goode	Logemann	Rodgers
Blouin	Grassley	Logue	Roorda
Caffrey	Hamilton	Mayberry	Sanders
Camp	Hansen of	McCartney	Schmeiser
Campbell	Black Hawk	McCormick	Schroeder
Christensen	Hanson of	Mendenhall	Schwartz
Cochran	Howard-Mitchell	Menefee	Shaw
Corey	Hill	Mezvinsky	Sorg
Crabb	Holden	Middleswart	Stokes
Cunningham	Huff	Miller of	Strand
Den Herder	Jesse	Des Moines	Stroburg
Dougherty	Johnson of	Miller of	Strothman
Doyle	Audubon	Jones	Tapscott
Drake	Johnston of	Miller of	Tieden
Duitscher	Johnson	Marshall	Van Drie
Dunton	Kehe	Milligan	Van Nostrand
Edgington	Kennedy of	Nelson	Varley
Ellsworth	Dubuque	Nielsen	Voorhees
Ewell	Kitner	Nolting	Walter
Fischer of	Knight	O'Hearn	Warren
Grundy	Knoblauch	Ossian	Waugh
Fisher of	Koch	Peterson	Weichman
Greene	Kreamer	Pierson	Winkelman
Franklin	Kruse	Poncy	Wolfe
Freeman of	Langland	Priebe	Mr. Speaker
Buena Vista			

The nays were, none.

Absent or not voting, 23:

Bennett	Graham	Miller of	Shepherd
Bergman	Kennedy of	Page	Skinner
Brinck	Chickasaw	Mohrfeld	Stromer
Crosier	Kluever	Newton	Van Roekel
Darrington	McIntyre	Pelton	Welden
Dietz	Millen	Perkins	Wells
Dooley			

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

HOUSE FILE 1260 WITHDRAWN

Hansen of Black Hawk asked and received unanimous consent to withdraw **House File 1260** from further consideration by the House.

SENATE FILE 1180 SUBSTITUTED FOR HOUSE FILE 1261

Hansen of Black Hawk asked and received unanimous consent to substitute **Senate File 1180** for **House File 1261**.

Senate File 1180, a bill for an act relating to unfair trade discrimination, 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. 1180)

The ayes were, 97:

Alt	Freeman of	Lipsky	Rodgers
Andersen	Clay-Dickinson	Logemann	Sanders
Baker	Gannon	Logue	Schmeiser
Battles	Goode	Mayberry	Schroeder
Bergman	Grassley	McCartney	Schwartz
Blouin	Hamilton	McCormick	Shaw
Caffrey	Hansen of	Mendenhall	Shepherd
Camp	Black Hawk	Mezvinsky	Sorg
Campbell	Hill	Middleswart	Stokes
Christensen	Huff	Millen	Strand
Corey	Jesse	Miller of	Stroburg
Crabb	Johnson of	Des Moines	Stromer
Cunningham	Audubon	Miller of	Strothman
Den Herder	Johnston of	Jones	Tapscott
Dougherty	Johnson	Miller of	Tieden
Doyle	Kehe	Marshall	Van Drie
Drake	Kennedy of	Milligan	Van Nostrand
Duitscher	Dubuque	Nelson	Varley
Dunton	Kitner	Newton	Voorhees
Edgington	Knight	Nielsen	Walter
Ellsworth	Knoblauch	Nolting	Warren
Ewell	Koch	O'Hearn	Waugh
Fischer of	Kreamer	Ossian	Weichman
Grundy	Kruse	Pierson	Winkelman
Fisher of	Langland	Poncy	Wolfe
Greene	Lawson	Radl	Mr. Speaker
Freeman of	Lippold	Renda	
Buena Vista			

The nays were, none.

Absent or not voting, 27:

Bennett	Dietz	Hanson of	Kluever
Brinck	Dooley	Howard-Mitchell	McIntyre
Cochran	Franklin	Holden	Menefee
Crosier	Graham	Kennedy of	Miller of
Darrington		Chickasaw	Page

Mohrfeld
Pelton
Perkins

Peterson
Priebe
Rex

Roorda
Skinner
Van Roekel

Welden
Wells

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

HOUSE FILE 1261 WITHDRAWN

Hansen of Black Hawk asked and received unanimous consent to withdraw House File 1261 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 adopted the following resolution in which the concurrence of the House is asked:

Senate Joint Resolution 1002, proposing an amendment to the Constitution of the State of Iowa relating to judges of the district and supreme courts.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed:

Senate File 1055, a bill for an act providing relocation assistance to persons displaced by highway projects.

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

Senate File 1203, a bill for an act to regulate insurance holding company systems.

CARROLL A. LANE, Secretary

HOUSE CONCURRENT RESOLUTION 118

By Tapscott, Tieden and Dunton

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, making vocational rehabilitation opportunities 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 is the economical way to deal with the problems of disability, in contrast with the traditional methods of support and remedial activity 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, particularly those receiving vocational rehabilitation and training, financed and operated by the state, in substantially the same manner as is presently being done by the Commission for the Blind in Des Moines, would greatly benefit the persons being assisted by such rehabilitation centers and facilities; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the Legislative Council be authorized to conduct, during the 1970-1971 legislative interim, 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 in coping with the problems of handicapped people.

Be It Further Resolved, That the Legislative Council 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 Legislative Council and the 1971 session of the General Assembly.

Laid over under Rule 25.

REPORTS OF COMMITTEE

Cunningham of Story, from the committee on cities and towns, submitted the following reports:

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 municipalities 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

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred **Senate File 1230**, a bill for an act relating to disclosure of annual accounts and reports of the league of municipalities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred **House File 1245**, a bill for an act relating to the distribution of parking meter revenues, begs leave to report it has had the same under consideration and has instructed me to report 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 1245 by adding the following sections thereto:

Sec. 2. Section three hundred ninety point eight (390.8), subsection five (5), Code 1966, is amended by inserting after the word "income" in line seventeen (17) the following:

"; and provided that any city may covenant in and by the

proceedings authorizing the issuance of revenue bonds pursuant to authority contained in this chapter that the total expenditures under subsections two (2) and three (3) shall not exceed a lesser percent of the total meter income, which covenant shall govern and be binding upon said city so long as any of said revenue bonds are outstanding;”.

Sec. 3. Nothing contained in this Act shall be construed to affect existing contract rights.

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 *do pass*.

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

1 Amend House File 635, on page 1, by striking everything
2 after the enacting clause and by inserting in lieu thereof the
3 following:

4 Section 1. As used in this Act, unless the context in-
5 dicates a contrary intent:

6 1. "Landlord" means the owner, or his agent, of a rental
7 dwelling.

8 2. "Rental dwelling" means any dwelling which is rented
9 or leased by its owner or his agent.

10 3. "Local board of health" means a county, city, or dis-
11 trict board of health.

12 4. "Municipality" means a city or county.

13 Sec. 2. The commissioner of public health shall adopt by
14 rule minimum requirements for the ventilation, lighting, sewer-
15 age, drainage, plumbing, heating, water supply, fire protection,
16 health conditions, occupancy, egress, or maintenance of all
17 rental dwellings. All rules adopted shall be subject to the
18 provisions of chapter seventeen A (17A) of the Code. Nothing
19 contained herein shall invalidate existing ordinances of any
20 municipality or the rules and regulations of any local board of
21 health imposing requirements higher than the minimum requirements
22 adopted by the commissioner of public health, nor prevent any
23 municipality from enacting and enforcing ordinances, or any
24 local board of health from adopting and enforcing rules and
25 regulations imposing requirements higher than the minimum re-
26 quirements adopted by the commissioner of public health, nor
27 prevent any municipality or local board of health from prescrib-
28 ing for the enforcement of such ordinances and regulations,
29 remedies and penalties in addition to those prescribed in this
30 Act. Any condition of a rental dwelling which violates the
31 minimum requirements adopted by the commissioner of public
32 health, the housing ordinances of the applicable municipality,
33 or the rules and regulations of the applicable local board of
34 health shall render such dwelling unfit for human habitation.

35 Sec. 3. Any person aggrieved by the condition of a rental

36 dwelling may file a complaint, signed or unsigned, with the
37 local board of health having jurisdiction where such dwelling
38 is located. Within ten days after the receipt of such com-
39 plaint, the local board of health or its authorized agent shall
40 investigate the complaint and determine if such dwelling is fit
41 for human habitation. A copy of the complaint and the results
42 of the investigation shall be filed with the commissioner of
43 public health.

44 Sec. 4. If it is determined that the rental dwelling com-
45 plained of is not fit for human habitation, the local board of
46 health shall certify such determination and file a copy of such
47 certification with the clerk of the district court of the county
48 in which the rental dwelling is located. The certification
49 shall be held by such clerk as a permanent record. The local
50 board of health shall notify, in writing, the landlord and
51 tenant of the determination stating the basis upon which the
52 determination was made. Immediately upon receipt of such noti-
53 fication the tenant's duty to pay and the landlord's right to
54 collect rent shall be suspended. All rental payments which
55 thereafter become due shall be deposited in an escrow account
56 in a bank or trust company under the direction of the local
57 board of health, and may be paid over to the landlord when the
58 dwelling is certified by the local board of health as fit for
59 human habitation at any time within six months of the date on
60 which the rental dwelling was certified as unfit for human
61 habitation. The landlord may request an inspection for a re-
62 determination of compliance with applicable requirements at any
63 time after he becomes aware of the certification of unfitness.

64 Sec. 5. The landlord or complainant may appeal the deter-
65 mination or redetermination of the local board of health to the
66 district or municipal court for a de novo hearing on the matter
67 of habitability, which hearing shall be by proper judicial pro-
68 ceedings. The decision of the court in such hearing shall be
69 binding upon the parties thereto.

70 Sec. 6. If, at the end of the six-month period in which
71 the rent payments are held in escrow, the rental dwelling has
72 not been certified as fit for human habitation, all moneys de-
73 posited in escrow shall be returned to the tenant or other de-
74 positor, and the tenant shall vacate the premises without in-
75 curring any liability for such vacation or nonpayment of rent.
76 The rental dwelling shall be conspicuously posted as unfit for
77 human habitation by the local board of health, and shall not be
78 inhabited thereafter until a certificate of fitness for human
79 habitation has been issued.

80 Sec. 7. If the landlord manifests a good-faith intent in
81 correcting the discrepancies which caused the rental dwelling
82 to be certified as unfit for human habitation, the funds de-
83 posited in escrow may be released as needed to pay for the nec-
84 essary material and labor expenses incurred in making such cor-
85 rections.

86 Escrow funds may also be used to pay for utility services
87 furnished the rental dwelling for which the landlord is obligated,
88 but which he refuses or is unable to pay.

89 Sec. 8. During the period in which rent payments are de-

90 posited in escrow no tenant making such deposits, or causing
91 them to be made, shall be evicted from the rental dwelling for
92 any reason.

93 Sec. 9. Upon certification that the rental dwelling in
94 question is fit for human habitation and release of the escrow
95 funds to the landlord, the tenant shall be given at least ninety
96 days written notice of any intention of the landlord or his
97 successor to consider the term of the lease expired, or that
98 the lease will not be renewed at the termination of the lease
99 term.

100 Sec. 10. Upon request of any local board of health, the
101 commissioner of public health shall advise and assist in the
102 administration of the provisions of this Act.

TAPSCOTT of Polk

1 Amend House File 1123 by striking everything after the
2 enacting clause and inserting in lieu thereof the following:

3 Section 1. Chapter ninety-five (95), section three (3),
4 Acts of the Sixty-second General Assembly, as amended by
5 chapter seventy-nine (79), section five (5), Acts of the
6 Sixty-third General Assembly, First Session, is hereby amended
7 as follows:

8 1. By inserting in line sixty (60) after the word "The"
9 the words "state highway commission, the".

10 2. By inserting in line sixty-four (64) after the word
11 "the" the words "state highway commission, the".

VAN DRIE of Story

1 Amend House File 1195 by adding the following new section:

2 "Sec. 2. This Act being deemed of immediate importance
3 shall be in full force and effect from and after its final
4 approval and publication in The Rockwell City Advocate, a
5 newspaper published at Rockwell City, Iowa, and The Cedar
6 Rapids Gazette, a newspaper published at Cedar Rapids, Iowa."

WINKELMAN of Calhoun

1 Amend House File 1287 by striking all after the
2 enacting clause and inserting in lieu thereof the
3 following:

4 Section 1. Chapter two hundred forty (240), section
5 two (2), Acts of the Sixty-third General Assembly, First
6 Session, amending section four hundred seven point nine
7 (407.9), Code 1966, is hereby amended by inserting in
8 line seven (7) after the word "proposition" the following:
9 " , and a project involving two or more of the purposes
10 mentioned in section four hundred seven point three (407.3)
11 of the Code relating to the same general type of service
12 or function, or a project involving two or more plants,
13 buildings, structures or areas which are to be used for
14 the same general purpose, may be submitted as and, if so
15 submitted, shall be considered to be a separate and single
16 proposition".

McINTYRE of Linn

On motion by McCartney of Floyd, the House adjourned until
10:00 a.m., Monday, March 9, 1970.

JOURNAL OF THE HOUSE

Fifty-seventh Calendar Day—Forty-first Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, MARCH 9, 1970.

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

Prayer was offered by the Reverend Carl W. Schmidt, pastor of the Zion Lutheran Church, Denison, Iowa.

The Journal of Friday, March 6, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Priebe of Kossuth on request of Walter of Pottawattamie; Franklin of Polk on request of Schwartz of Wapello; Corey of Louisa-Muscatine on request of Stokes of Plymouth; Langland of Winneshiek on request of Kitner of Buchanan; Battles of Jackson on request of Varley of Adair-Madison; Van Nostrand of Pottawattamie by the Speaker.

PRESENTATION OF VISITORS

Tieden of Clayton presented to the House the Honorable Harley J. Palas, former member of the House in the Sixtieth and Sixtieth Extra General Assemblies.

Warren of Decatur-Wayne presented to the House May Hinds, an American Field Service student from Barbados, West Indies, and her American sister, Rachel Elson. They attend the Central Community School in Leon, Iowa.

The Speaker announced the following visitors were present in the House chamber:

Twenty-eight seventh grade students from Christ the King School, Des Moines, Iowa, accompanied by Father Gerald Deere and Sister Christine. By Renda of Polk and Tapscott of Polk.

Seventy American government class students from Central Decatur School, Leon, Iowa, accompanied by their teacher, Jim Pease. By Warren of Decatur-Wayne.

Forty-eight students from the Peoria Christian School, Peoria, Iowa, accompanied by their teacher, Robert DeJager. By Pierson of Mahaska.

Twenty-seven senior students from St. Joseph's Academy, Des Moines, Iowa, accompanied by Sister Jeanne-Therese. By Milligan of Polk.

Thirty-five fifth grade students from Brody Junior High School, Des Moines, Iowa, accompanied by their teacher, Alice Carpenter. By Milligan of Polk.

BIRTHDAY CONGRATULATIONS

Crabb of Crawford rose on a point of personal privilege and on behalf of the House extended to the Honorable Charles E. Knoblauch, Sr., "Birthday Congratulations".

PETITIONS FILED

The following petitions were received and placed on file:

By Shaw of Scott, from one hundred ten residents of Scott County favoring House File 1262, relating to sex education in the schools.

By Fisher of Greene, from fourteen residents of Greene County favoring Senate File 1087, relating to closing on Sunday.

By Rodgers of Dallas, from fifty-one residents of Dallas County favoring Senate File 1087, relating to closing on Sunday.

By Pierson of Mahaska, from fifteen residents of Mahaska County favoring House File 1096, relating to collective bargaining in public employment.

By Brinck of Lee, from twelve residents of Lee County favoring House File 359, relating to certified public school employees.

By Brinck of Lee, from four residents of Lee County favoring House File 1105, relating to shorthand court reporters and their compensation.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 331 and 1245 and Senate Files 178 and 1230, under Rule 35.

ANNOUNCEMENT BY THE CHIEF CLERK

The Final Report of the Medicaid Study Committee, established by the Iowa Legislative Council pursuant to House Concurrent Resolution 29 of the Sixty-third General Assembly is on file in the office of the Chief Clerk.

INTRODUCTION OF BILLS

House File 1322, by committee on way and means, a bill for an

act relating to the issuance of public warrants to cover deficiencies in a public fund.

Read first time and placed on the calendar.

House File 1323, by Crosier, Wells and Pelton, a bill for an act relating to the establishment of civil service for certain employees of county sheriffs.

Read first time and referred to committee on **county government**.

House File 1324, by committee on cities and towns, a bill for an act relating to authorizing an election for the city of Dayton, Iowa, on the proposition of continuing the management and control of certain municipal utilities in the boards of trustees.

Read first time and placed on the calendar.

House File 1325, by committee on conservation and recreation, a bill for an act relating to members of the county conservation board.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 1203, a bill for an act to regulate insurance holding company systems.

Read first time and passed on file.

Senate Joint Resolution 1002, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to judges of the district court and supreme court.

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

SPECIAL ORDER

(House File 743 and Senate File 356)

McCartney of Floyd asked and received unanimous consent that **House File 743** and **Senate File 356** be made a special order of business for 9:30 a.m., Tuesday, March 10, 1970.

SPECIAL ORDER

(Senate File 1063)

McCartney of Floyd asked and received unanimous consent that **Senate File 1063** be made a special order of business for 9:30 a.m., Wednesday, March 11, 1970.

HOUSE INSISTS

(House File 633)

Fischer of Grundy called up for consideration **House File 633**, a bill for an act to encourage competition among certain casualty

insurance companies in rate making, and moved that the House insist on the House amendment to House File 633.

A non-record roll call was requested.

The ayes were 73, nays 29.

The motion prevailed and the House insists on the House amendment to House File 633.

CONSIDERATION OF BILLS NONCONTROVERSIAL CALENDAR

Senate File 1138, a bill for an act relating to the protection of nongame birds, with report of committee recommending passage, 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?" (S.F. 1138)

The ayes were, 101:

Alt	Freeman of	Lipsky	Rex
Andersen	Buena Vista	Logemann	Rodgers
Baker	Freeman of	Logue	Roorda
Bennett	Clay-Dickinson	Mayberry	Sanders
Bergman	Gannon	McCormick	Schmeiser
Blouin	Goode	Mendenhall	Schroeder
Brinck	Graham	Menefee	Schwartz
Camp	Hamilton	Mezvinsky	Shaw
Campbell	Hansen of	Middleswart	Shepherd
Christensen	Black Hawk	Millen	Skinner
Cochran	Hanson of	Miller of	Stokes
Crabb	Howard-Mitchell	Des Moines	Strand
Crosier	Hill	Miller of	Stroburg
Cunningham	Holden	Jones	Stromer
Den Herder	Huff	Miller of	Strothman
Dietz	Johnson of	Marshall	Tapscott
Dougherty	Audubon	Miller of	Tieden
Doyle	Johnston of	Page	Van Drie
Drake	Johnson	Milligan	Van Roekel
Duitscher	Kennedy of	Mohrfeld	Voorhees
Dunton	Chickasaw	Nelson	Walter
Edgington	Kitner	Nielsen	Warren
Ellsworth	Knight	Nolting	Waugh
Ewell	Knoblauch	O'Hearn	Weichman
Fischer of	Koch	Ossian	Wells
Grundy	Kreamer	Pelton	Winkelman
Fisher of	Kruse	Peterson	Wolfe
Greene	Lawson	Pierson	Mr. Speaker
	Lippold	Poncy	

The nays were, none.

Absent or not voting, 23:

Battles	Grassley	Langland	Radl
Caffrey	Jesse	McCartney	Renda
Corey	Kehe	McIntyre	Sorg
Darrington	Kennedy of	Newton	Van Nostrand
Dooley	Dubuque	Perkins	Varley
Franklin	Kluever	Priebe	Weiden

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

Senate File 440, a bill for an act relating to the granting of military service exemption benefits to dependents, 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. 440)

The ayes were, 95:

Alt	Freeman of	McCartney	Rodgers
Andersen	Buena Vista	McCormick	Roorda
Bennett	Freeman of	McIntyre	Sanders
Blouin	Clay-Dickinson	Mendenhall	Schmeiser
Brinck	Gannon	Menefee	Schroeder
Caffrey	Goode	Mezvinsky	Schwartz
Camp	Graham	Middleswart	Shaw
Campbell	Grassley	Millen	Shepherd
Christensen	Hamilton	Miller of	Skinner
Cochran	Hansen of	Jones	Sorg
Crabb	Black Hawk	Miller of	Stokes
Cunningham	Hanson of	Marshall	Strand
Den Herder	Howard-Mitchell	Miller of	Stroburg
Dietz	Hill	Page	Stromer
Dougherty	Huff	Milligan	Strothman
Doyle	Johnson of	Mohrfeld	Tapscott
Drake	Audubon	Nelson	Van Drie
Duitscher	Kitner	Nielsen	Voorhees
Dunton	Knight	Nolting	Walter
Edgington	Knoblauch	O'Hearn	Warren
Ellsworth	Koch	Ossian	Waugh
Ewell	Kreamer	Peterson	Weichman
Fischer of	Kruse	Pierson	Wells
Grundy	Lawson	Poncy	Winkelman
Fisher of	Lippold	Renda	Wolfe
Greene	Logemann	Rex	Mr. Speaker
	Logue		

The nays were, none.

Absent or not voting, 29:

Baker	Dooley	Kehe	Langland
Battles	Franklin	Kennedy of	Lipsky
Bergman	Holden	Chickasaw	Mayberry
Corey	Jesse	Kennedy of	Miller of
Crosier	Johnston of	Dubuque	Des Moines
Darrington	Johnson	Kluever	Newton

Pelton
Perkins
Priebe

Radl
Tieden

Van Nostrand
Van Roekel

Varley
Welden

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

Senate File 1120, a bill for an act relating to the conveyance of land in Page County, 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. 1120)

The ayes were, 94:

Alt	Freeman of	Lipsky	Rex
Andersen	Buena Vista	Logemann	Rodgers
Bennett	Freeman of	Logue	Roorda
Blouin	Clay-Dickinson	McCormick	Sanders
Brinck	Gannon	McIntyre	Schmeiser
Caffrey	Goode	Mendenhall	Schwartz
Camp	Graham	Menefee	Shaw
Campbell	Grassley	Mezvinsky	Shepherd
Christensen	Hamilton	Middleswart	Skinner
Cochran	Hansen of	Miller	Sorg
Crabb	Black Hawk	Miller of	Stokes
Cunningham	Hanson of	Jones	Strand
Den Herder	Howard-Mitchell	Miller of	Stroburg
Dietz	Hill	Marshall	Stromer
Dougherty	Holden	Miller of	Strothman
Doyle	Huff	Page	Tapscott
Drake	Johnson of	Milligan	Van Drie
Duitscher	Audubon	Mohrfeld	Voorhees
Dunton	Kitner	Nelson	Walter
Edgington	Knight	Nielsen	Warren
Ellsworth	Knoblauch	Nolting	Waugh
Ewell	Koch	O'Hearn	Weichman
Fischer of	Kreamer	Ossian	Wells
Grundy	Kruse	Pelton	Winkelman
Fisher of	Lawson	Peterson	Wolfe
Greene	Lippold	Poncy	Mr. Speaker

The nays were, none.

Absent or not voting, 30:

Baker	Johnston of	Mayberry	Radl
Battles	Johnson	McCartney	Renda
Bergman	Kehe	Miller of	Schroeder
Corey	Kennedy of	Des Moines	Tieden
Crosier	Chickasaw	Newton	Van Nostrand
Darrington	Kennedy of	Perkins	Van Roekel
Dooley	Dubuque	Pierson	Varley
Franklin	Kluever	Priebe	Welden
Jesse	Langland		

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

Senate File 1031, a bill for an act relating to probate inventories, 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. 1031)

The ayes were, 96:

Alt	Freeman of	Mayberry	Rodgers
Andersen	Clay-Dickinson	McCormick	Roorda
Bennett	Gannon	McIntyre	Sanders
Bergman	Goode	Mendenhall	Schmeiser
Blouin	Graham	Menefee	Schwartz
Brinck	Grassley	Mezvinsky	Shaw
Caffrey	Hamilton	Middleswart	Shepherd
Camp	Hansen of	Millen	Skinner
Campbell	Black Hawk	Miller of	Sorg
Christensen	Hanson of	Des Moines	Stokes
Cochran	Howard-Mitchell	Miller of	Strand
Crabb	Hill	Jones	Stroburg
Crosier	Holden	Miller of	Stromer
Cunningham	Huff	Marshall	Strothman
Dietz	Johnson of	Miller of	Tapscott
Dougherty	Audubon	Page	Tieden
Doyle	Kitner	Milligan	Van Drie
Drake	Knight	Mohrfeld	Voorhees
Duitscher	Knoblauch	Nelson	Walter
Dunton	Koch	Newton	Warren
Edgington	Kreamer	Nielsen	Waugh
Ellsworth	Kruse	Nolting	Weichman
Fisher of	Lawson	Ossian	Wells
Greene	Lippold	Pelton	Winkelman
Freeman of	Lipsky	Peterson	Wolfe
Buena Vista	Logemann	Pierson	Mr. Speaker
	Logue	Poncy	

The nays were, none.

Absent or not voting, 28:

Baker	Franklin	Cluever	Renda
Battles	Jesse	Langland	Rex
Corey	Johnston of	McCartney	Schroeder
Darrington	Johnson	O'Hearn	Van Nostrand
Den Herder	Kehe	Perkins	Van Roekel
Dooley	Kennedy of	Priebe	Varley
Ewell	Chickasaw	Radl	Welden
Fischer of	Kennedy of		
Grundy	Dubuque		

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

House File 1081, a bill for an act relating to waterworks employees group insurance, 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?" (H.F. 1081)

The ayes were, 100:

Andersen	Freeman of	McCormick	Rodgers
Bennett	Clay-Dickinson	McIntyre	Roorda
Bergman	Gannon	Mendenhall	Sanders
Blouin	Goode	Menefee	Schmeiser
Brinck	Graham	Mezvinsky	Schroeder
Caffrey	Grassley	Middleswart	Schwartz
Camp	Hamilton	Millen	Shaw
Campbell	Hansen of	Miller of	Shepherd
Christensen	Black Hawk	Des Moines	Skinner
Cochran	Hanson of	Miller of	Sorg
Crabb	Howard-Mitchell	Jones	Stokes
Crosier	Hill	Miller of	Strand
Cunningham	Holden	Marshall	Stroburg
Darrington	Huff	Miller of	Stromer
Den Herder	Johnson of	Page	Strothman
Dietz	Audubon	Milligan	Tapscott
Dougherty	Kennedy of	Mohrfield	Tieden
Doyle	Dubuque	Nelson	Van Drie
Drake	Kitner	Newton	Van Roekel
Dunton	Knoblauch	Nielsen	Voorhees
Edgington	Koch	Nolting	Walter
Ellsworth	Kreamer	O'Hearn	Warren
Ewell	Kruse	Pelton	Waugh
Fisher of	Lawson	Peterson	Weichman
Greene	Lippold	Pierson	Wells
Freeman of	Lipsky	Poncy	Winkelman
Buena Vista	Logemann	Renda	Wolfe
	Logue	Rex	Mr. Speaker

The nays were, none.

Absent or not voting, 24:

Alt	Fischer of	Kennedy of	Ossian
Baker	Grundy	Chickasaw	Perkins
Battles	Franklin	Kluever	Priebe
Corey	Jesse	Knight	Radl
Dooley	Johnston of	Langland	Van Nostrand
Duitscher	Johnson	Mayberry	Varley
	Kehe	McCartney	Welden

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

House File 1082, a bill for an act relating to coverage of water-works employees group insurance, 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?" (H.F. 1082)

The ayes were, 94:

Alt	Freeman of	Logemann	Rodgers
Andersen	Buena Vista	Logue	Roorda
Baker	Freeman of	McCormick	Sanders
Bennett	Clay-Dickinson	McIntyre	Schmeiser
Bergman	Gannon	Mendenhall	Schroeder
Blouin	Goode	Menefee	Schwartz
Brinck	Graham	Mezvinsky	Shaw
Caffrey	Grassley	Middleswart	Shepherd
Camp	Hamilton	Millen	Sorg
Campbell	Hansen of	Miller of	Stokes
Christensen	Black Hawk	Des Moines	Strand
Cochran	Hanson of	Miller of	Stroburg
Crabb	Howard-Mitchell	Jones	Stromer
Crosier	Hill	Miller of	Tapscott
Cunningham	Holden	Marshall	Tieden
Den Herder	Huff	Milligan	Van Drie
Dietz	Johnson of	Mohrfeld	Voorhees
Dougherty	Audubon	Nelson	Walter
Doyle	Kitner	Newton	Warren
Drake	Knoblauch	Nielsen	Waugh
Dunton	Koch	Nolting	Weichman
Edgington	Kreamer	O'Hearn	Wells
Ellsworth	Kruse	Peterson	Winkelman
Ewell	Lawson	Poncy	Wolfe
Fisher of	Lippold	Renda	Mr. Speaker
Greene	Lipsky	Rex	

The nays were, none.

Absent or not voting, 30:

Battles	Johnston of	Langland	Priebe
Corey	Johnson	Mayberry	Radl
Darrington	Kehe	McCartney	Skinner
Dooley	Kennedy of	Miller of	Strothman
Duitscher	Chickasaw	Page	Van Nostrand
Fischer of	Kennedy of	Ossian	Van Roekel
Grundy	Dubuque	Pelton	Varley
Franklin	Kluever	Perkins	Welden
Jesse	Night	Pierson	

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

House File 1192, a bill for an act relating to school reorganization, 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?" (H.F. 1192)

The ayes were, 99:

Alt	Blouin	Christensen	Cunningham
Andersen	Brinck	Cochran	Darrington
Bennett	Caffrey	Crabb	Den Herder
Bergman	Campbell	Crosier	Dietz

Dougherty	Hill	Miller of	Schroeder
Doyle	Holden	Des Moines	Schwartz
Drake	Huff	Miller of	Shaw
Duitscher	Johnson of	Jones	Shepherd
Dunton	Audubon	Miller of	Skinner
Edgington	Kehe	Marshall	Sorg
Ellsworth	Kitner	Miller of	Stokes
Ewell	Knoblauch	Page	Strand
Fischer of	Koch	Milligan	Stroburg
Grundy	Kreamer	Mohrfeld	Stromer
Fisher of	Kruse	Nelson	Strothman
Greene	Lawson	Newton	Van Drie
Freeman of	Lippold	Nielsen	Varley
Buena Vista	Lipsky	Nolting	Voorhees
Freeman of	Logemann	Ossian	Walter
Clay-Dickinson	Logue	Peterson	Warren
Gannon	Mayberry	Pierson	Waugh
Goode	McCormick	Poncy	Weichman
Graham	McIntyre	Rex	Welden
Hamilton	Mendenhall	Rodgers	Wells
Hansen of	Menefee	Roorda	Winkelman
Black Hawk	Mezvinsky	Sanders	Wolfe
Hanson of	Middleswart	Schmeiser	Mr. Speaker
Howard-Mitchell	Millen		

The nays were, none.

Absent or not voting, 25:

Baker	Jesse	Kluever	Priebe
Battles	Johnston of	Knight	Radl
Camp	Johnson	Langland	Renda
Corey	Kennedy of	McCartney	Tapscott
Dooley	Chickasaw	O'Hearn	Tieden
Franklin	Kennedy of	Pelton	Van Nostrand
Grassley	Dubuque	Perkins	Van Roekel

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

House File 645, a bill for an act to declare narcotics a public nuisance, with report of committee recommending passage, was taken up for consideration.

Voorhees of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend House File 645 by inserting in line 5 before the word "sale" the word "unlawful".

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. 645)

The ayes were, 103:

Alt	Bergman	Caffrey	Cochran
Andersen	Blouin	Campbell	Crabb
Bennett	Brinck	Christensen	Crosfer

Cunningham	Hill	Miller of	Schmeiser
Darrington	Holden	Des Moines	Schroeder
Den Herder	Huff	Miller of	Schwartz
Dietz	Johnson of	Jones	Shepherd
Dougherty	Audubon	Miller of	Skinner
Doyle	Kehe	Marshall	Sorg
Drake	Kitner	Miller of	Stokes
Dunton	Knight	Page	Strand
Edgington	Knoblauch	Milligan	Stroburg
Ellsworth	Koch	Mohrfeld	Stromer
Fischer of	Kreamer	Nelson	Strothman
Grundy	Kruse	Newton	Tapscott
Fisher of	Lawson	Nielsen	Tieden
Greene	Lippold	Nolting	Van Drie
Freeman of	Logemann	O'Hearn	Varley
Buena Vista	Logue	Ossian	Voorhees
Freeman of	Mayberry	Pelton	Walter
Clay-Dickinson	McCartney	Peterson	Warren
Gannon	McCormick	Pierson	Waugh
Goode	McIntyre	Poncy	Weichman
Graham	Mendenhall	Radl	Welden
Grassley	Menefee	Renda	Wells
Hansen of	Mezvinsky	Rex	Winkelman
Black Hawk	Middleswart	Rodgers	Wolfe
Hanson of	Millen	Roorda	Mr. Speaker
Howard-Mitchell		Sanders	

The nays were, none.

Absent or not voting, 21:

Baker	Ewell	Kennedy of	Lipsky
Battles	Franklin	Chickasaw	Perkins
Camp	Hamilton	Kennedy of ¹⁶	Priebe
Corey	Jesse	Dubuque	Shaw
Dooley	Johnston of	Kluever ¹⁷	Van Nostrand
Duitscher	Johnson	Langland	Van Roekel

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

House File 1171, a bill for an act relating to the terms of office of the architectural examining board, with report of committee recommending passage, was taken up for consideration.

Freeman of Buena Vista offered the following amendment filed by him and moved its adoption:

Amend House File 1171 by adding to line 12 after the word "period." a new sentence "The members shall be chosen from various sections of the state."

The amendment was adopted.

Lawson of Cerro Gordo offered the following amendment filed by him and moved its adoption:

Amend the title to House File 1171 by striking from line 1 all after the word "relating" and inserting in lieu thereof the following: "to the members of the board of architectural examiners."

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?" (H.F. 1171)

The ayes were, 102:

Alt	Freeman of	Logemann	Poncy
Andersen	Buena Vista	Logue	Renda
Bennett	Freeman of	McCartney	Rex
Bergman	Clay-Dickinson	McCormick	Rodgers
Blouin	Gannon	McIntyre	Roordma
Brinck	Goode	Mendenhall	Sanders
Caffrey	Graham	Menefee	Schwartz
Camp	Grassley	Mezvinsky	Shepherd
Campbell	Hamilton	Millen	Skinner
Christensen	Hansen of	Miller of	Sorg
Cochran	Black Hawk	Des Moines	Strand
Crabb	Hanson of	Miller of	Stroburg
Crosier	Howard-Mitchell	Jones	Stromer
Cunningham	Hill	Miller of	Strothman
Darrington	Holden	Marshall	Tapscott
Den Herder	Huff	Miller of	Tieden
Dietz	Johnson of	Page	Van Drie
Dougherty	Audubon	Milligan	Varley
Doyle	Kehe	Mohrfeld	Voorhees
Drake	Kitner	Nelson	Walter
Duitscher	Knight	Newton	Warren
Dunton	Knoblauch	Nielsen	Waugh
Edgington	Koch	Nolting	Weichman
Ellsworth	Kreamer	O'Hearn	Welden
Ewell	Kruse	Ossian	Wells
Fischer of	Lawson	Pelton	Winkelman
Grundy	Lippold	Peterson	Wolfe
Fisher of	Lipsky	Pierson	Mr. Speaker
Greene			

The nays were, none.

Absent or not voting, 22:

Baker	Johnston of	Langland	Schmeiser
Battles	Johnson	Mayberry	Schroeder
Corey	Kennedy of	Middleswart	Shaw
Dooley	Chickasaw	Perkins	Stokes
Franklin	Kennedy of	Priebe	Van Nostrand
Jesse	Dubuque	Radl	Van Roekel
	Cluever		

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

House File 1307, a bill for an act to legalize and validate the proceedings of the board of directors of the Henderson consolidated school district, in the County of Mills, State of Iowa, confirming and authorizing the sale of certain real property, 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?" (H.F. 1307)

The ayes were, 101:

Alt	Freeman of	Logemann	Radl
Andersen	Buena Vista	Logue	Renda
Bennett	Freeman of	Mayberry	Rex
Bergman	Clay-Dickinson	McCartney	Rodgers
Blouin	Gannon	McCormick	Roorda
Brinck	Goode	McIntyre	Schroeder
Caffrey	Graham	Mendenhall	Schwartz
Camp	Grassley	Menefee	Shaw
Campbell	Hamilton	Mezvinsky	Skinner
Christensen	Hansen of	Middleswart	Sorg
Cochran	Black Hawk	Millen	Stokes
Crabb	Hanson of	Miller of	Strand
Cunningham	Howard-Mitchell	Des Moines	Strothman
Darrington	Hill	Miller of	Tapscott
Den Herder	Holden	Jones	Tieden
Dietz	Huff	Miller of	Van Drie
Dougherty	Johnson of	Marshall	Van Roekel
Doyle	Audubon	Milligan	Varley
Drake	Kehe	Mohrfeld	Voorhees
Duitscher	Kitner	Nelson	Walter
Dunton	Knight	Newton	Warren
Edgington	Knoblauch	Nielsen	Waugh
Ellsworth	Koch	Nolting	Weichman
Ewell	Kreamer	O'Hearn	Wells
Fischer of	Kruse	Ossian	Winkelman
Grundy	Lawson	Pelton	Wolfe
Fisher of	Lippold	Pierson	Mr. Speaker
Greene	Lipsky	Poncy	

The nays were, none.

Absent or not voting, 23:

Baker	Johnston of	Langland	Schmeiser
Battles	Johnson	Miller of	Shepherd
Corey	Kennedy of	Page	Stroburg
Crosier	Chickasaw	Perkins	Stromer
Dooley	Kennedy of	Peterson	Van Nostrand
Franklin	Dubuque	Priebe	Welden
Jesse	Cluever	Sanders	

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

House File 1310, a bill for an act relating to stockholders' meetings for certain corporations, 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. 1310)

The ayes were, 108:

Alt	Freeman of	Logue	Poncy
Andersen	Clay-Dickinson	Mayberry	Renda
Baker	Gannon	McCartney	Rex
Bennett	Goode	McCormick	Rodgers
Bergman	Graham	McIntyre	Roorda
Blouin	Grassley	Mendenhall	Schroeder
Caffrey	Hamilton	Menefee	Schwartz
Camp	Hanson of	Mezvinsky	Shaw
Campbell	Howard-Mitchell	Middleswart	Shepherd
Christensen	Hill	Millen	Skinner
Cochran	Holden	Miller of	Sorg
Crabb	Huff	Des Moines	Stokes
Crosier	Johnson of	Miller of	Strand
Darrington	Audubon	Jones	Strothman
Den Herder	Johnston of	Miller of	Tapscott
Dietz	Johnson	Marshall	Tieden
Dooley	Kehe	Miller of	Van Drie
Dougherty	Kennedy of	Page	Van Roekel
Doyle	Chickasaw	Milligan	Varley
Drake	Kitner	Mohrfeld	Voorhees
Duitscher	Knight	Nelson	Walter
Dunton	Knoblauch	Newton	Waugh
Edgington	Koch	Nielsen	Weichman
Ellsworth	Kreamer	Nolting	Welden
Fisher of	Kruse	O'Hearn	Wells
Greene	Lawson	Ossian	Winkelman
Freeman of	Lippold	Pelton	Wolfe
Buena Vista	Lipsky	Peterson	Mr. Speaker
	Logemann	Pierson	

The nays were, none.

Absent or not voting, 21:

Battles	Franklin	Kluever	Schmeiser
Brinck	Hansen of	Langland	Stroburg
Corey	Black Hawk	Perkins	Stromer
Cunningham	Jesse	Priebe	Van Nostrand
Ewell	Kennedy of	Radl	Warren
Fischer of	Dubuque	Sanders	
Grundy			

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

House File 1305, a bill for an act relating to the issuance of bonds for dock purposes, 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. 1305)

The ayes were, 99:

Alt	Bergman	Christensen	Darrington
Andersen	Blouin	Cochran	Dietz
Baker	Caffrey	Crabb	Dooley
Bennett	Campbell	Cunningham	Dougherty

Drake	Jesse	Miller of	Sanders
Duitscher	Johnson of	Des Moines	Schroeder
Dunton	Audubon	Miller of	Schwartz
Edgington	Johnston of	Jones	Shaw
Ellsworth	Johnson	Miller of	Shepherd
Ewell	Kehe	Marshall	Skinner
Fisher of	Kennedy of	Miller of	Sorg
Greene	Chickasaw	Page	Stokes
Freeman of	Kitner	Milligan	Strand
Buena Vista	Knight	Mohrfeld	Strothman
Freeman of	Kreamer	Nelson	Tapscott
Clay-Dickinson	Kruse	Newton	Tieden
Gannon	Lippold	Nielsen	Van Drie
Goode	Logemann	Nolting	Varley
Graham	Logue	O'Hearn	Voorhees
Grassley	Mayberry	Ossian	Walter
Hamilton	McCartney	Pelton	Warren
Hansen of	McCormick	Peterson	Waugh
Black Hawk	McIntyre	Poncy	Weichman
Hanson of	Mendenhall	Radl	Welden
Howard-Mitchell	Menefee	Renda	Wells
Hill	Mezvinsky	Rex	Winkelman
Holden	Middleswart	Rodgers	Wolfe
Huff		Roorda	Mr. Speaker

The nays were, 2:

Doyle Knoblauch

Absent or not voting, 23:

Battles	Fischer of	Langland	Priebe
Brinck	Grundy	Lawson	Schmeiser
Camp	Franklin	Lipsky	Stroburg
Corey	Kennedy of	Millen	Stromer
Crosier	Dubuque	Perkins	Van Nostrand
Den Herder	Kluever	Pierson	Van Roekel
	Koch		

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

House File 1306, a bill for an act relating to the granting of easements by a municipality in connection with a project constructed, purchased, received by gift or lease under the provisions of chapter four hundred nineteen (419) of the Code, 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. 1306)

The ayes were, 95:

Alt	Blouin	Cochran	Dooley
Andersen	Caffrey	Crabb	Dougherty
Baker	Camp	Cunningham	Doyle
Bennett	Campbell	Den Herder	Drake
Bergman	Christensen	Dietz	Duitscher

Dunton	Holden	Menefee	Rex
Edgington	Huff	Mezvinsky	Rodgers
Ellsworth	Jesse	Middleswart	Roorda
Ewell	Johnson of	Miller of	Sanders
Fischer of	Audubon	Des Moines	Schroeder
Grundy	Johnston of	Miller of	Schwartz
Fisher of	Johnson	Jones	Shaw
Greene	Kehe	Miller of	Shepherd
Freeman of	Kennedy of	Marshall	Skinner
Buena Vista	Chickasaw	Miller of	Sorg
Freeman of	Kitner	Page	Tapscott
Clay-Dickinson	Knight	Mohrfeld	Van Drie
Gannon	Knoblauch	Nelson	Varley
Goode	Koch	Newton	Voorhees
Graham	Kreamer	Nielsen	Walter
Grassley	Kruse	Nolting	Warren
Hamilton	Lippold	O'Hearn	Waugh
Hansen of	Mayberry	Ossian	Weichman
Black Hawk	McCartney	Pelton	Wells
Hanson of	McCormick	Pierson	Winkelman
Howard-Mitchell	McIntyre	Poncy	Wolfe
Hill	Mendenhall	Renda	Mr. Speaker

The nays were, 5:

Logue	Stokes	Strand	Van Roekel
Schmeiser			

Absent or not voting, 24:

Battles	Kennedy of	Millen	Stroburg
Brinck	Dubuque	Milligan	Stromer
Corey	Kluever	Perkins	Strothman
Crosier	Langland	Peterson	Tieden
Darrington	Lawson	Priebe	Van Nostrand
Franklin	Lipsky	Radl	Welden
	Logemann		

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 refused to concur in the House amendment to the Senate amendment to 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 state.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed:

House File 1176, a bill for an act relating to Iowa public employees' retirement system.

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 1058, a bill for an act legalizing wills.

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 1136, a bill for an act relating to information furnished property owners in negotiations for land for highway purposes.

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

Senate File 1157, a bill for an act relating to closed highways.

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

Senate File 1221, a bill for an act relating to members of interstate cooperation commission.

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

Senate File 1234, a bill for an act relating to indemnification of bank officers.

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

Senate File 1240, a bill for an act relating to county contingent funds.

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

Senate File 1241, a bill for an act to abolish the Iowa comprehensive alcoholism project.

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

Senate File 1248, a bill for an act relating to rate of interest on anticipatory bonds issued by townships.

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

Senate File 1251, a bill for an act providing for reasonable competition in sale of credit life and credit health insurance.

CARROLL A. LANE, Secretary

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS REGULAR CALENDAR

Senate File 87, a bill for an act to repeal the county option provisions of chapter one hundred twenty-three (123), Code 1966, with report of committee recommending passage, was taken up for consideration.

(Senate File 87 pending.)

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 615, a bill for an act relating to liability of the state for claims incident to training, operation, or maintenance of the national guard while not in "active state service".

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

House File 1060, a bill for an act providing an exemption from state income tax for active duty military service.

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

House File 1088, a bill for an act relating to the term of office of the president of the state fair board.

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

Senate File 1263, a bill for an act relating to trade-marks and providing conformity with a previous enactment by the Sixty-third General Assembly, Second Session.

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

Senate File 1264, a bill for an act relating to traffic-control devices.

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

Senate File 1271, a bill for an act to legalize certain proceedings of the board of directors of Iowa Central Community College and the Fort Dodge Community School District.

CARROLL A. LANE, Secretary

HOUSE CONCURRENT RESOLUTION 119

By Rodgers, Mayberry, Crosier, Jesse, McCormick, Newton,

Stroburg, Tapscott and Kennedy of Dubuque

A Concurrent Resolution to provide for a comprehensive study of election laws.

Whereas, the election laws of this state have not been adequately studied and revised for many years with a view towards providing an integrated and understandable code of elections laws; and

Whereas, it is agreed by many knowledgeable persons that provisions of the election laws such as those relating to voter registration, campaign expenses, election contests, and other specific provisions may be inadequate for present day practices; and

Whereas, election districts have undergone changes resulting from apportionment laws being enacted in order to comply with supreme court decisions, with the result that such election districts now cross county lines and very few changes have been made in election laws to reflect such fact; and

Whereas, the impact of election law reform may have an effect on the

financial resources of political subdivisions and their offices which effect should be carefully considered and studied; and

Whereas, there appears to be a definite consensus of agreement by the chairmen of the Republican and Democratic state central committees as to the need for an election law study and reform; and

Whereas, there appears little doubt as to the need for the enactment of a modern election law code; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the legislative council is hereby authorized to create an election law study committee which shall undertake an in-depth study of all laws affecting elections in the State of Iowa for the purpose of updating, changing, and revising said laws and creating a comprehensive, integrated, and understandable code of laws meeting the demands of present day standards.

Be It Further Resolved, That the study committee shall consist of sixteen members as follows:

1. Four members of the House of Representatives appointed by the legislative council, two of said members representing the Republican party and two representing the Democratic party.

2. Four members of the Senate appointed by the legislative council, two of said members representing the Republican party and two representing the Democratic party.

3. Eight public members, four to be appointed by the chairman of the Republican state central committee and four to be appointed by the chairman of the Democratic state central committee, each chairman to select one county auditor and one city clerk and two members-at-large.

Be It Further Resolved, That legislative members shall be paid a per diem of forty dollars for each day spent in carrying out their duties and actual and necessary expenses, and all other members of the election law study committee shall receive actual and necessary expenses for carrying out their duties.

Be It Further Resolved, That the election law study committee shall submit a final report to the second regular session of the Sixty-fourth General Assembly which shall be accompanied by bill drafts designed to carry out the recommendations of the study committee. The election law study committee shall make periodic progress reports to the legislative council, and shall make a progress report to the first regular session of the Sixty-fourth General Assembly, which may be accompanied by any bill drafts designed to carry out recommendations which may be prepared at such time. The legislative service bureau shall aid the election law study committee within the limitations that may be specified by the legislative council.

Laid over under Rule 25.

HOUSE RESOLUTION 104

By Gannon of Jasper

Whereas, one of the special interests with registered lobbyists in the House of Representatives has reportedly placed considerable pressure upon one of the members of the House; and

Whereas, reports abound that this member is seriously contemplating resignation from the House of Representatives because of said pressure; and

Whereas, a full disclosure of the facts involved is necessary, therefore,

Be It Resolved by the House of Representatives, that the Ethics Committee of the House be immediately convened; and

Be It Further Resolved, that said committee provide a complete investigation of alleged pressure on the part of one or more members of the Iowa Bankers Association.

Be It Further Resolved that said committee report its findings and recommendations to the full House no later than Monday, March 23, 1970.

Be It Further Resolved that the House of Representatives wholeheartedly requests that the gentleman from Pottawattamie not resign as a member of the Sixty-third General Assembly.

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 1055.

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 1055.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 9, 1970, he approved and transmitted to the Secretary of State the following bill:

Senate File 596, an act relating to real property titles.

REPORT OF COMMITTEE

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 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Any city or town as defined in the Code may impose local taxes authorized by this Act after approval by the electorate.

Upon its own motion, or upon receipt of a petition signed by qualified electors within the city or town equal in number to at least ten percent of the number of votes cast at the last preceding regular municipal election, requesting that an election be held on the question of imposing one or more of the authorized taxes, the city or town council shall submit to the electors of the city or town, at a special election called for that purpose, the question of whether one or more of the authorized taxes shall be imposed. If a majority of those voting favors the imposition of one or more taxes, the council shall impose those taxes by ordinance, according to the provisions of this Act.

If less than a majority of those voting favors the imposition of one or more of the authorized taxes, the council shall not attempt to impose the tax voted upon unfavorably or a similar tax and shall not join in any attempt to impose the tax voted upon unfavorably or a similar tax under sections two (2) or three (3) of this Act within one year following the election.

The special election shall not be held within thirty days of any general election. Prior to the special election, the city or town council shall publish notice of the election once each week for three consecutive weeks in a newspaper of general circulation serving the city or town.

Local taxes shall become effective January first following a favorable election, except that a local sales and use tax may become effective either January first or July first following the election. An ordinance imposing an authorized local tax shall remain effective for a minimum period of four years, and for all succeeding years until repealed. 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 chapter four hundred twenty-two (422) of the Code including subsequent amendments to the chapter, 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 imposing a local income, earnings, or sales and use tax, and shall confer with the commissioner of public safety and obtain his assistance in drafting the ordinance imposing a local vehicle tax.

The local income, earnings, and sales and use taxes provided for in this Act shall be administered by either the city or town imposing the tax or the Iowa department of revenue. Immediately after such a local tax is voted upon favorably, the city or town council shall meet with the director of the department of revenue and determine which governmental agency can most economically and efficiently administer the particular levy. Any dispute between the city or town and the department of revenue shall be resolved by a final determination in the matter by the state board of tax review on appeal by either of the parties.

The director of revenue or the city or town 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 income, earnings, or sales and use tax as nearly as possible in conjunction with the administration of state tax laws. Due dates for payment of the taxes shall conform to current due dates for similar state taxes.

Sec. 2. The council of any city or town may agree with the council of one or more other cities or towns to impose an authorized local tax jointly, and the joint tax shall be submitted to the electors of each city and town at a special election called for that purpose and subject to the same requirements as the special election provided in section one (1) of this Act. If a majority of the total of those voting in all of the cities and towns favors the imposition of one or more taxes, the council of each city and town shall provide for the imposition of the taxes, according to the provisions of this Act. If less than a majority of the total of those voting in all of the cities and towns favors the imposition of one or more taxes, no attempt shall be made to impose the tax or taxes voted upon unfavorably or a similar joint tax within one year following the election, but cities and towns may proceed at any time under the provisions of sections one (1) or three (3) of this Act. If two or more cities or towns impose a tax jointly, the treasurer of state or proper local official if the tax is administered locally shall credit the receipts to a joint account, and shall remit to each city or town a pro rata share of the joint account, based upon population figures taken at the last federal decennial census.

Sec. 3. The council of one or more cities or towns with a total population of fifty percent or more of the population of any county, may, with the approval of a majority of the board of supervisors, require the board of supervisors to submit to the electors of the county, at a special election called for that purpose and subject to the same requirements as the special election provided in section one (1) of this Act, the question of whether one or more of the local taxes authorized by this Act shall be imposed countywide. If a majority of those voting in the entire county favors the imposition of one or more taxes, the board of supervisors and the council of every city or town within the county shall provide for the imposition of the taxes, according to the provisions of this Act. If less than a majority of those voting in the entire county favors the imposition of one or more taxes, no attempt shall be made to impose the tax or taxes voted upon unfavorably or a similar countywide tax within one year following the election, but cities and towns may proceed at any time under the provisions of sections one (1) or two (2) of this Act. If a local tax is imposed countywide, the treasurer of state or the appropriate local official if the tax is administered locally shall credit the receipts to a joint account, and shall remit to each city or town in the county, and to the board of supervisors, a pro rata share of the joint account, based upon population in each city and town, and population in the county outside of cities and towns from figures taken at the last federal decennial

census. The share remitted to the board of supervisors may be used for any lawful county government purpose.

Sec. 4. 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 thirty-two (422.32), and four hundred twenty-two point forty-two (422.42) of the Code shall apply where applicable except that:

1. "Resident taxpayer" means an individual taxpayer whose principal place of residence on December thirty-first of the tax year is in the city or town imposing the tax.

2. "City or town" and "city and town" means county, where appropriate in the case of a countywide tax.

Sec. 5. An annual local income tax may be imposed on every resident taxpayer at the rate of ten percent of his computed state income tax for the tax year.

Sec. 6. A local earnings tax may be imposed on every resident and individual nonresident taxpayer, at the rate of two percent of the taxpayer's Iowa taxable income derived from work performed and services rendered within the limits of the city or town. Any city or town imposing an earnings tax shall give a credit for any local income tax paid by the taxpayer on the same income which is subject to the earnings tax.

Sec. 7. Local income and earnings taxes shall be subject to all applicable provisions of divisions one (I), two (II), and three (III) 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. 8. A local sales and use tax at a rate of one percent may be imposed on the gross receipts from the sale or use of tangible personal property subject to the state sales tax. A local sales and use tax shall be imposed on the same basis as the state sales and use tax and shall not be imposed on any tangible personal property 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.

The amount subject to any local sales and use tax shall not include the amount of the state sales and use tax.

Sec. 9. Local sales and use taxes shall be subject to all applicable provisions of division four (IV) of chapter four hundred twenty-two (422) of the Code. No sales and use tax permit, other than the state sales and use tax permits, shall be required.

Sec. 10. If it is determined that the department of revenue shall administer a local income, earnings, or sales and use tax, the director, in consultation with local officials, shall collect and account for all such local taxes, crediting local tax receipts to a local tax fund hereby established in the office of the treasurer of state. The treasurer of state shall remit quarterly to the cities and towns which have im-

posed a local tax their share of the balance in the local tax fund. Local tax receipts shall be deposited to the credit of the city or town treasurer and may be expended for any lawful municipal purpose.

Sec. 11. A local vehicle tax at a rate of five dollars per axle, as defined in section three hundred twenty-one point four hundred sixty-three (321.463) of the Code, may be imposed on every vehicle which is required to be registered by the state, and is either registered to a resident taxpayer, or registered to any taxpayer, and usually kept, garaged, or stored during the night and on weekends and holidays within the limits of the city or town.

For the purpose of the tax authorized by this section, "vehicle" means any self-propelled vehicle subject to registration under section three hundred twenty-one point eighteen (321.18) of the Code.

Sec. 12. A local vehicle tax shall be paid to the county treasurer or to the motor vehicle department under the commissioner of public safety, at the time of application for registration of the vehicle under the provisions of sections three hundred twenty-one point twenty (321.20), three hundred twenty-one point twenty-three (321.23), three hundred twenty-one point twenty-five (321.25), three hundred twenty-one point forty (321.40), three hundred twenty-one point forty-six (321.46), or three hundred twenty-one point forty-seven (321.47) of the Code. A corporation or fiduciary applying for registration of a vehicle shall be required to state where the vehicle is usually kept, garaged, or stored during the night and on weekends and holidays. No state registration certificate shall be issued to the owner of a vehicle on which a local vehicle tax is due, until the local vehicle tax is paid.

Payment of a local vehicle tax shall be evidenced by a stamp on the state registration certificate and by issuance of a sticker, decal, or tag. The commissioner of public safety shall prescribe by regulation the form of the sticker, decal, or tag, a reasonable method of prorating local vehicle taxes on vehicles originally registered for part of a year only, and a reasonable method for refunding part of local vehicle taxes when a refund of a state registration fee is due under section three hundred twenty-one point one hundred twenty-six (321.126) of the Code.

Unpaid local vehicle taxes shall be a lien upon the vehicle on which they are due. Penalties for late payment which are comparable to the penalties for late payment of state registration fees shall be imposed by the ordinance imposing a local vehicle tax. Willful violation of a local vehicle tax ordinance shall be a public offense punishable by a fine of not more than one hundred dollars.

Sec. 13. The commissioner of public safety shall be notified and a certified copy of the ordinance imposing a local vehicle tax shall be filed with the commissioner as soon as possible after a favorable election. The commissioner shall inform the appropriate county treasurers and in cooperation with them shall collect and account for all local vehicle taxes,

crediting local vehicle tax receipts to a local vehicle tax fund hereby established in the office of the treasurer of state. The treasurer of state shall remit annually at the beginning of each fiscal year to the cities and towns which have imposed a local vehicle tax their share of the balance in the local vehicle tax fund. Local vehicle tax receipts shall be deposited to the credit of the city or town treasurer and may be expended for any lawful municipal purpose.

Sec. 14. Section three hundred twenty-one point thirty (321.30), Code 1966, is hereby amended by adding the following subsection:

"If any local vehicle taxes due have not been paid."

Sec. 15. 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. 16. Section four hundred twenty-two point sixty-five (422.65), Code 1966, as amended by chapter one hundred six (106), section ten (10), Acts of the Sixty-second General Assembly, is hereby further amended by striking the comma in line eighteen (18) and inserting in lieu thereof the words "by Iowa city and county officials, and".

2. Page 1, by striking from lines 1 and 2 of the title the words "and towns to impose income, sales, and motor vehicle taxes" and inserting in lieu thereof the words ", towns, and counties to impose local income, earnings, sales and use, and vehicle taxes, making such taxes subject to applicable provisions of the Code, including penalties, and establishing a penalty for violations of a local vehicle tax ordinance".

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

- 1 Amend House File 743 by adding the following new
2 section:
3 "The provisions of this act shall not apply to any sale
4 where the total value of the merchandise or services sold
5 is less than twenty-five dollars (\$25.00)."

HILL of Marshall

- 1 Amend House File 743 as follows:
2 1. By striking lines nine (9) through eleven (11),
3 page 2, and inserting in lieu thereof the following:
4 "face of the contract of sale, by mail, telegram or
5 other writing, which notice shall be given not later than midnight
6 of the third business day following the date on which
7 the buyer".
8 2. By striking lines seven (7) through ten (10), page
9 3, and inserting in lieu thereof the following:
10 "tract, return the form by midnight of the third
11 business day following the date this contract is executed,

12 by certified mail with return receipt requested or notify the
13 seller by telegram. No reason for rescission need be".

COMMITTEE ON JUDICIARY
WILLIAM HILL, Chairman

1 Amend House File 1232 as follows:
2 1. Page 1, by inserting after line 22 the following:
3 "1. Dredging and renovation of natural lakes of this state."
4 2. Pages 1 and 2, by renumbering the subsections.
5 3. Page 2, by inserting after line 5 the following:
6 "The state conservation commission shall establish an order
7 of priority based upon need for the use of funds provided for by
8 this section. Funds shall first be used for dredging and the
9 renovation of natural lakes of this state and thereafter for
10 such needs as contained in the state conservation commission's
11 order of priority."

BAKER of Boone

1 Amend Senate File 87 by adding the following new sections:
2 Sec. 2. It shall be the duty of the Liquor Control Commission
3 to supply each state liquor store in the State of Iowa with an
4 adequate supply of liquor to supply the needs of that store.
5 Sec. 3. This act being deemed of immediate importance
6 shall take effect and be in force from and after its final approval
7 and publication in the Boone News-Republican, a newspaper published
8 in Boone, Iowa, and in the Jefferson Bee, a newspaper published
9 in Jefferson, Iowa.

BAKER of Boone

1 Amend Senate File 87 by adding thereto the following
2 new section:
3 "Sec. 2. No liquor profits shall be distributed or
4 returned to the cities and towns in counties that do not
5 have liquor-by-the-drink licensed establishments."

KNOBLAUCH of Carroll
CAFFREY of Polk
McCORMICK of Delaware
BRINCK of Lee

1 Amend the judiciary committee amendment to Senate
2 File 565, filed February 25, 1970, by inserting a period
3 after the word "judgment" in line 107 and by striking the
4 following:
5 "but shall not increase the award in civil cases."

JOHNSTON of Johnson
PELTON of Clinton

1 Amend Senate File 1063, as amended and passed by the Senate,
2 as follows:
3 1. Line 15, by inserting after the word "commission" the words
4 "the city council, in the case of a municipally-owned utility,
5 or the board of directors, in the case of a cooperative corpora-
6 tion or association,".

FREEMAN of Buena Vista

1 Amend Senate File 1063 by inserting after line 18 the
2 following new sections:

3 Sec. 2. Section four hundred ninety A point twenty-three
4 (490A.23), Code 1966, is hereby amended as follows:

5 1. By inserting in line thirteen (13) after the word
6 "chapter" the words "and except as otherwise provided in this
7 chapter".

8 2. By inserting in line nineteen (19) after the word
9 "boundaries" the words "except as otherwise provided in this
10 chapter".

11 3. By inserting in line thirty-three (33) after the
12 word "thereof" the words "except as otherwise provided in
13 this chapter".

14 4. By inserting in line sixty-five (65) after the word
15 "interest" the words "except as otherwise provided in this
16 chapter".

17 Sec. 3. Chapter four hundred ninety A (490A), Code 1966,
18 is hereby amended by adding the following new section:

19 "Notwithstanding any other provisions of the law, whenever
20 the corporate boundaries of any city or town are extended,
21 any electric public utility providing electric service
22 within the extended area of the municipality, which said
23 municipality does not own or operate its own municipal
24 electric system, shall have the right to continue and
25 extend the furnishing of electric service and to construct,
26 maintain and operate electric facilities in such extended
27 area and to utilize public lands and thoroughfares for such
28 purposes on the following terms and conditions:

29 (a) Any such utility which provides electric services in
30 the extended area of any municipality under the terms of this
31 chapter, shall, as to such area, provide service in the same
32 manner and upon the same terms and conditions previously
33 imposed upon any other utility furnishing electric services
34 of the same kind within the area of the municipality, and
35 said utility shall be subject to all municipal ordinances
36 applicable to said service, and subject to all taxes
37 against the property it owns or operates or owns and
38 operates in such extended area.

39 (b) All extensions by any such utility located in
40 the extended area, shall be made in accordance with the
41 provisions of section four hundred ninety A point twenty-
42 four (490A.24) of the Code.

43 (c) The rates charged by the utility or utilities
44 serving in the extended area pursuant to this Act, to its
45 various classes of consumers within the extended area,
46 shall be comparable to those charged by such other utility
47 or utilities for comparable retail service to comparable
48 classes of consumers within the municipality.

CAMP of Clinton

1 Amend Senate File 1187 as passed by the Senate and reprinted by
2 striking all after the enacting clause and inserting in lieu thereof
3 the following:

4 "Section 1. The board of regents shall terminate all actions

5 with respect to further expansion at the University of Northern
6 Iowa, State University of Iowa, and Iowa State University, or
7 construction of any new building for which the contract has not been
8 let prior to July 1, 1970, and shall not proceed with the purchase
9 of any land at or for the State University of Iowa, or the Iowa
10 State University, or University of Northern Iowa, or with construction
11 and operation of a western Iowa university, until the governor's
12 committee on higher education completes its study and files its
13 recommendations regarding higher education and the facilities
14 therefor needed in the state of Iowa, as authorized by chapter
15 six (6), section four (4), Acts of the Sixty-second General Assembly.
16 Any unencumbered balances of moneys appropriated to the board of
17 regents pursuant to chapter six (6), section four (4), Acts of the
18 Sixty-second General Assembly, shall revert to the general fund
19 of the state.

20 Sec. 2. Chapter forty-nine (49), section one (1), Acts of
21 the Sixty-third General Assembly, First Session, is amended by
22 striking from lines three (3) and four (4) the words "seven million
23 one hundred thousand (7,100,000)" and inserting in lieu thereof
24 "six million seven hundred seventy thousand (6,770,000)."

SCHROEDER of Pottawattamie

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Tuesday, March 10, 1970.

JOURNAL OF THE HOUSE

Fifty-eighth Calendar Day—Forty-second Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, MARCH 10, 1970.

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

Prayer was offered by the Reverend Duane Churchman, pastor of the Wesley United Methodist Church, Des Moines, Iowa.

The Journal of Monday, March 9, 1970. was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Van Nostrand of Pottawattamie by the Speaker; Langland of Winneshek on request of Kitner of Buchanan.

PRESENTATION OF VISITORS

Nelson of Cherokee presented to the House the Honorable Washburn W. Steele, former member of the House in the Sixtieth and Sixtieth Extra General Assemblies representing Cherokee County.

The Speaker announced that the following visitors were present in the House chamber:

Thirty-seven fifth grade students from Brody Junior High School, Des Moines, Iowa, accompanied by their teacher, Alice Carpenter. By Milligan of Polk and Alt of Polk.

Twenty-five sixth grade students from Perkins School, Des Moines, Iowa, accompanied by their teacher, Avon Crawford. By Polk County delegation.

BIRTHDAY CONGRATULATIONS

Tieden of Clayton rose on a point of personal privilege and on behalf of the House extended to the Honorable Art Kitner "Birthday Congratulations".

PETITIONS FILED

The following petitions were received and placed on file:

By Holden of Scott, from five hundred ninety-two residents of Scott County opposing the voter reform bill.

By Kennedy of Dubuque, from the American Legion Post No. 6, Dubuque, Iowa, favoring House File 1239.

By Strand of Poweshiek, from eighteen residents of Poweshiek County favoring Senate File 1087, relating to closing businesses on Sunday.

By Freeman of Buena Vista, from three hundred thirty-six members of St. Mary's Parish, Storm Lake, Iowa, favoring the following bills: House File 514, relating to auxiliary services; House File 646, relating to non-public educational advisory committee; House File 459, expanded shared time; House File 529, school aid formula revision; House File 527, textbook loan; and House File 344, bus transportation.

By Hansen of Black Hawk, Voorhees of Black Hawk and Lippold of Black Hawk, from one hundred ninety-one residents of Black Hawk County favoring the amendment filed by the House state government committee to Senate File 665.

By Hansen of Black Hawk, Voorhees of Black Hawk and Lippold of Black Hawk, from two hundred residents of Black Hawk County favoring a legislative study committee of the Iowa election laws before passage of the election law reform bill.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 246, under Rule 35.

PROOF OF PUBLICATION

Published copy of Senate File 1271 and verified proof of publication of said bill in the Fort Dodge Messenger and Chronicle, Fort Dodge, 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 1326, by committee on Iowa development, a bill for an act relating to the membership of the Iowa state fair board.

Read first time and **placed on the calendar**.

House File 1327, by committee on Iowa development, a bill for an act relating to zoning regulations for recreation areas by cities and counties.

Read first time and **passed on file**.

House File 1328, by Gannon, a bill for an act relating to the shipment of dangerous materials by railroads.

Read first time and referred to committee on **commerce**.

SENATE MESSAGES CONSIDERED

Senate File 1157, a bill for an act relating to closed highways.

Read first time and referred to committee on **transportation**.

Senate File 1221, a bill for an act relating to members of the interstate cooperation commission.

Read first time and **passed on file**.

Senate File 1234, a bill for an act relating to indemnification of bank officers and directors.

Read first time and referred to committee on **commerce**.

Senate File 1240, a bill for an act relating to county contingent funds.

Read first time and referred to committee on **county government**.

Senate File 1241, a bill for an act to abolish the Iowa comprehensive alcoholism project.

Read first time and referred to committee on **judiciary**.

Senate File 1248, a bill for an act relating to the rate of interest on anticipatory bonds issued by townships.

Read first time and referred to committee on **judiciary**.

Senate File 1251, a bill for an act to provide reasonable competition in the sale of credit life and credit accident and health insurance.

Read first time and referred to committee on **commerce**.

Senate File 1263, a bill for an act relating to trade-marks and providing conformity with a previous enactment by the Sixty-third General Assembly, Second Session.

Read first time and referred to committee on **judiciary**.

Senate File 1264, a bill for an act relating to traffic-control devices.

Read first time and referred to committee on **transportation**.

Senate File 1271, a bill for an act to legalize and validate the proceedings of the board of directors of Iowa central community college (merged area V) and the Fort Dodge community school

district, Fort Dodge, Iowa, in regard to the transfer of buildings, real estate, lease agreements, equipment, and books and the repayment of operational costs for the college for the year 1966-67 and to authorize and direct the board of directors of Fort Dodge community school district to execute and deliver to Iowa central community college (merged area V) a warranty deed for the real estate involved, and to authorize and direct said boards of directors to execute any and all other instruments necessary to complete the transition agreement.

Read first time and referred to committee on **judiciary**.

CONFERENCE COMMITTEE APPOINTED
(House File 633)

The Speaker announced the appointment of Fischer of Grundy, chairman; Crabb of Crawford, Hamilton of Cedar and Dougherty of Lucas-Monroe, on the part of the House, as conferees concerning House File 633.

SENATE FILE 1122 RE-REFERRED

The Speaker announced that **Senate File 1122** previously referred to the committee on law enforcement is re-referred to the 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 1154, a bill for an act repealing the procedure regarding ratification of amendments to the Constitution of the United States.

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

House File 208, a bill for an act relating to the platting and zoning jurisdiction in unincorporated areas outside of cities and towns.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 231, a bill for an act relating to the licensing of insurance agents in Iowa.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 231

Amend House File 231, as amended and passed by the House, as follows:

1. Page 1, by striking all after the colon on page 7 and by striking lines 8, 9 and 10 and inserting in lieu thereof the

following: "unless exempt from the provisions of this chapter by reason of section five hundred twelve point thirty-three (512.33) of the Code, and".

2. By striking all of section 2 on pages 1 and 2 and inserting in lieu thereof the following:

Section five hundred twelve point thirty-three (512.33), Code 1966, is hereby amended by striking all of said section and inserting in lieu thereof the following:

"Such associations may employ agents in the soliciting or procuring of new members and such agents shall be subject to the provisions of chapter five hundred twenty-two (522) of the Code. 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. Notwithstanding the above definition of the term 'agent', a society may appoint one individual to act as an agent for each lodge, or other subordinate unit by whatever name known, of the society and licensing under chapter five hundred twenty-two (522) shall not be required of such individual so long as the life insurance contracts solicited and procured by such individual do not exceed twenty-five thousand dollars in any calendar year, 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 in any calendar year. Licensing in accordance with chapter five hundred twenty-two (522) shall be required on and after the effective date of this Act. 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 the effective date of this Act, and who on said date is authorized to represent a fraternal beneficiary society. The provisions of said chapter five hundred twenty-two (522) shall not apply to the member representatives of any society organized or licensed under this chapter which insures its members against death, dismemberment and disability resulting from accident only, and which pays no commission or other compensation for the solicitation and procurement of such contracts."

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of **Senate File 87**, a bill for an act to repeal the county option provisions of chapter one hundred twenty-three (123), Code 1966.

Baker of Boone offered the following amendment filed by him:

Amend Senate File 87 by adding the following new sections:

Sec. 2. It shall be the duty of the Liquor Control Commission to supply each state liquor store in the State of Iowa with an adequate supply of liquor to supply the needs of that store.

Sec. 3. This act being deemed of immediate importance shall take effect and be in force from and after its final approval and publication in the Boone News-Republican, a newspaper published

in Boone, Iowa, and in the Jefferson Bee, a newspaper published in Jefferson, Iowa.

Division of the amendment was requested.

Division 1 of the amendment to be lines 1 through 4; and division 2 to be lines 5 through 9.

Van Drie of Story rose on a point of order that division 1 of the amendment was not germane.

The Speaker ruled the point well taken and division 1 of the amendment not germane.

Van Roekel of Marion moved that division 2 of the amendment be tabled.

A non-record roll call was requested.

The ayes were 30, nays 67.

The motion lost.

Baker of Boone moved the adoption of division 2 of his amendment.

A non-record roll call was requested.

The ayes were 26, nays 63.

Division 2 of the amendment lost.

(Senate File 87 pending.)

SPECIAL ORDER
(House File 743)

The hour of 9:30 a.m. having arrived, the Speaker announced the special order of business for the consideration of **House File 743**, a bill for an act relating to the regulation of home solicitation sales.

Pelton of Clinton offered the following amendment filed by the committee on judiciary and moved its adoption:

Amend House File 743 as follows:

1. By striking lines nine (9) through eleven (11), page 2, and inserting in lieu thereof the following:

“face of the contract of sale, by mail, telegram or other writing, which notice shall be given not later than midnight of the third business day following the date on which the buyer”.

2. By striking lines seven (7) through ten (10), page 3, and inserting in lieu thereof the following:

“tract, return the form by midnight of the third business day following the date this contract is executed,

by certified mail with return receipt requested or notify the seller by telegram. No reason for rescission need be”.

The amendment was adopted.

Hill of Marshall asked and received unanimous consent to withdraw the amendment filed by the committee on judiciary on February 25, 1970, and found on page 658 of the House Journal.

Pelton of Clinton offered the following amendment from the floor and moved its adoption:

Amend House File 743 as follows:

1. By inserting between lines 5 and 6, page 2, the following subsection:

6. “Business day” is any calendar day except Sunday, or the following business holidays: New Year’s Day, Washington’s Birthday, Memorial Day, Independence Day, Labor Day, Veterans Day, Thanksgiving Day and Christmas Day.”

2. By striking the word “by” in line 23, page 2, and inserting in lieu thereof the word “to”.

The amendment was adopted.

Hill of Marshall offered the following amendment filed by him and moved its adoption:

Amend House File 743 by adding the following new section:

“The provisions of this act shall not apply to any sale where the total value of the merchandise or services sold is less than twenty-five dollars (\$25.00).”

A non-record roll call was requested.

The ayes were 33, nays 63.

The amendment lost.

Rodgers of Dallas offered the following amendment from the floor and moved its adoption:

Amend House File 743 by adding the following section:

“Any person, partnership or corporation that receives a check from a seller under this act which has been given to seller by a buyer who has rescinded the agreement with the seller, without notice, may proceed against both the seller and buyer for payment.”

The amendment lost.

Pelton of Clinton moved to reconsider the vote by which the amendment by Hill of Marshall failed to be adopted.

A non-record roll call was requested.

The ayes were 70, nays 33.

The motion prevailed.

Hill of Marshall offered the following amendment filed by him and moved its adoption:

Amend House File 743 by adding the following new section:

"The provisions of this act shall not apply to any sale where the total value of the merchandise or services sold is less than twenty-five dollars (\$25.00)."

A non-record roll call was requested.

The ayes were 75, nays 31.

The amendment was adopted.

Gannon of Jasper asked for unanimous consent that House File 743 be deferred and that the bill retain its place on the calendar.

Objection was raised.

Gannon of Jasper moved that House File 743 be deferred and that the bill retain its place on the calendar under unfinished business.

A non-record roll call was requested.

The ayes were 24, nays 78.

The motion lost.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend House File 743 as follows:

1. By striking all in line ten (10), page 1, after the word "merchandise" and all of lines eleven (11) through eighteen (18) and inserting in lieu thereof "as defined in section seven hundred thirteen point twenty-four (713.24), Code 1966."

Roll call was requested by Gannon of Jasper and Johnston of Johnson.

On the question "Shall the amendment be adopted?"

The ayes were, 35:

Baker	Dunton	Kennedy of	Priebe
Bennett	Ewell	Chickasaw	Radl
Blouin	Fisher of	Knoblauch	Renda
Brinck	Greene	Mezvinsky	Rex
Cochran	Franklin	Miller of	Rodgers
Crosier	Gannon	Des Moines	Schmeiser
Dietz	Huff	Newton	Schwartz
Dougherty	Jesse	Nolting	Tapscott
Doyle	Johnston of	Perkins	Wells
Duitscher	Johnson	Poney	

The nays were, 70:

Alt	Hamilton	McCartney	Shaw
Andersen	Hansen of	McIntyre	Shepherd
Battles	Black Hawk	Mendenhall	Sorg
Bergman	Hanson of	Menefee	Stokes
Campbell	Howard-Mitchell	Middleswart	Strand
Christensen	Hill	Millen	Stromer
Crabb	Holden	Miller of	Tieden
Cunningham	Johnson of	Jones	Van Drie
Darrington	Audubon	Miller of	Van Roekel
Den Herder	Kehe	Marshall	Varley
Drake	Kitner	Milligan	Voorhees
Edgington	Knight	Mohrfeld	Walter
Ellsworth	Koch	Nelson	Warren
Freeman of	Kreamer	Nielsen	Waugh
Buena Vista	Kruse	O'Hearn	Weichman
Freeman of	Lawson	Ossian	Welden
Clay-Dickinson	Lippold	Peterson	Winkelman
Goode	Logemann	Roorda	Wolfe
Graham	Logue	Sanders	Mr. Speaker
Grassley			

Absent or not voting, 19:

Caffrey	Kennedy of	McCormick	Schroeder
Camp	Dubuque	Miller of	Skinner
Corey	Cluever	Page	Stroburg
Dooley	Langland	Pelton	Strothman
Fischer of	Lipsky	Pierson	Van Nostrand
Grundy	Mayberry		

The amendment 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.

On the question "Shall the bill pass?" (H.F. 743)

The ayes were, 111:

Alt	Dooley	Hanson of	Kruse
Andersen	Dougherty	Howard-Mitchell	Lawson
Baker	Drake	Hill	Lippold
Battles	Duitscher	Holden	Lipsky
Bennett	Dunton	Huff	Logemann
Bergman	Edgington	Jesse	Logue
Blouin	Ellsworth	Johnson of	McCartney
Brinck	Ewell	Audubon	McCormick
Caffrey	Fisher of	Johnston of	McIntyre
Camp	Greene	Johnson	Mendenhall
Campbell	Franklin	Kehe	Menefee
Christensen	Freeman of	Kennedy of	Mezvinsky
Cochran	Clay-Dickinson	Chickasaw	Middleswart
Corey	Gannon	Kennedy of	Millen
Crabb	Goode	Dubuque	Miller of
Crosier	Graham	Kitner	Des Moines
Cunningham	Grassley	Knight	Miller of
Darrington	Hamilton	Knoblauch	Jones
Den Herder	Hansen of	Koch	Miller of
Dietz	Black Hawk	Kreamer	Marshall

Miller of	Peterson	Shepherd	Voorhees
Page	Pierson	Sorg	Walter
Milligan	Priebe	Stokes	Warren
Mohrfeld	Radi	Strand	Waugh
Nelson	Renda	Stroburg	Weichman
Newton	Rex	Stromer	Welden
Nielsen	Roorda	Tapscott	Wells
Nolting	Sanders	Tieden	Winkelman
O'Hearn	Schmeiser	Van Drie	Wolfe
Pelton	Schroeder	Van Roekel	Mr. Speaker
Perkins	Shaw	Varley	

The nays were, 8:

Doyle	Freeman of	Poncy	Schwartz
Fischer of	Buena Vista	Rodgers	Skinner
Grundy	Ossian		

Absent or not voting, 5:

Kluever	Mayberry	Strothman	Van Nostrand
Langland			

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 112

Shaw of Scott called up for consideration **House Concurrent Resolution 112**, filed on February 11, 1970, and found on pages 447 and 448 of the House Journal, and moved its adoption.

A non-record roll call was requested.

The ayes were 83, nays 12.

Motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 118

Tapscott of Polk called up for consideration **House Concurrent Resolution 118**, filed on March 6, 1970, and found on pages 806 and 807 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

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

SENATE FILE 356 PLACED UNDER UNFINISHED BUSINESS

McCartney of Floyd asked and received unanimous consent that the special order on **Senate File 356** be lifted and that **Senate File 356** retain its place on the calendar under unfinished business.

CONSIDERATION OF BILLS
UNFINISHED BUSINESS
SENATE FILE 87 DEFERRED

The House resumed consideration of **Senate File 87**, a bill for an act to repeal the county option provisions of chapter one hundred twenty-three (123), Code 1966.

Knoblauch of Carroll asked and received unanimous consent to withdraw the amendment filed by Knoblauch, et al., on March 9, 1970, and found on page 836 of the House Journal.

Goode of Appanoose-Davis asked and received unanimous consent that Senate File 87 be deferred and that the bill retain its place on the calendar under unfinished business.

REGULAR CALENDAR

House File 1159, a bill for an act relating to indemnification for swine destroyed in eradication of hog cholera, with report of committee recommending passage, was taken up for consideration.

Priebe of Kossuth offered the following amendment filed by Priebe, et al., and moved its adoption:

Amend House File 1159 as follows:

By striking from page 1, lines 4 through 11, inclusive, and inserting in lieu thereof the following:

Section 1. Chapter one hundred forty-two (142), section five (5), Acts of the Sixty-third General Assembly, First Session, amending section one hundred sixty-three point thirty (163.30), Code 1966, is hereby amended as follows:

1. By striking from line fifty-six (56) the word "either".
2. By striking from line fifty-seven (57) the word "thirty" and inserting in lieu thereof the word "sixty".
3. By striking from lines fifty-eight (58), fifty-nine (59), and sixty (60) the words "or, if such incoming swine are not thus separated, all swine on such premises shall be quarantined for thirty days beginning with arrival of the incoming swine,".
4. By striking from line sixty-eight (68) the word "either".
5. By striking from line sixty-nine (69) the word "thirty" and inserting in lieu thereof the word "sixty".
6. By striking from lines seventy (70), seventy-one (71), and seventy-two (72) the words "or if such incoming swine are not thus separated, all swine on such premises shall be quarantined for thirty days beginning with arrival of the incoming swine,".
7. By striking from line eighty-five (85) the word "either".
8. By striking from line eighty-six (86) the word "thirty" and inserting in lieu thereof the word "sixty".
9. By striking from lines eighty-seven (87), eighty-

eight (88), and eighty-nine (89) the words "or if such incoming swine are not thus separated, all swine on such premises shall be quarantined for thirty days beginning with arrival of the incoming swine,".

A non-record roll call was requested.

The ayes were 66, nays 22.

The amendment was adopted.

Christensen of Clarke-Union offered the following amendment filed by him and Campbell of Washington.

Amend House File 1159 by adding the following new sections:

Sec. 1. Chapter one hundred forty-two (142), section five (5), Acts of the Sixty-third General Assembly, First Session, amending section one hundred sixty-three point thirty (163.30), Code 1966, is hereby amended as follows:

1. By striking from line thirteen (13) the words "purchased for further resale" and inserting in lieu thereof the words "sold or exchanged".

2. By striking from lines fourteen (14), fifteen (15), and sixteen (16) the words "and except the swine sold at Iowa auction markets operating under a valid Iowa permit".

3. By striking from lines twenty (20) through twenty-two (22), inclusive, the words "provide, however, this Act shall not apply to native Iowa swine raised from birth, and consigned or sold to an Iowa auction market operating under a valid Iowa permit".

Sec. 2. Chapter one hundred forty-two (142), section six (6), Acts of the Sixty-third General Assembly, First Session, amending chapter one hundred sixty-three (162), Code 1966, is hereby amended as follows:

1. By striking from line sixteen (16) the words "shall be" and inserting in lieu thereof the word "when".

2. By inserting in line sixteen (16) after the word "concentrate" the words "shall be treated".

3. By inserting in line twenty-nine (29) after the word "swine" the words "at the discretion of the secretary, or".

Division of the amendment was requested.

Campbell of Washington moved the adoption of division 1, lines 1 through 16, of the amendment.

A non-record roll call was requested.

The ayes were 10, nays 76.

Division 1 of the amendment lost.

Christensen of Clarke-Union moved the adoption of division 2, lines 17 through 26, of the amendment.

Division 2 of the amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 1159)

The ayes were, 78:

Alt	Fisher of	Kreamer	Radl
Baker	Greene	Lippold	Rodgers
Battles	Franklin	Logemann	Roorda
Bennett	Freeman of	Logue	Schmeiser
Bergman	Buena Vista	McCartney	Schwartz
Blouin	Freeman of	Mendenhall	Skinner
Caffrey	Clay-Dickinson	Menefee	Sorg
Camp	Gannon	Mezvinsky	Stokes
Christensen	Goode	Middleswart	Strand
Cochran	Graham	Miller of	Strothman
Crosier	Hamilton	Des Moines	Tapscott
Den Herder	Hansen of	Miller of	Tieden
Dietz	Black Hawk	Marshall	Van Drie
Dougherty	Hill	Milligan	Varley
Doyle	Holden	Nelson	Walter
Drake	Huff	Newton	Warren
Duitscher	Kennedy of	Nolting	Weichman
Dunton	Chickasaw	Ossian	Wells
Ellsworth	Kennedy of	Pelton	Winkelman
Ewell	Dubuque	Perkins	Wolfe
Fischer of	Kitner	Poncy	Speaker
Grundy	Knoblauch	Priebe	pro tempore

The nays were, 24:

Andersen	Edgington	Koch	Schroeder
Brinck	Grassley	Lipsky	Stroburg
Campbell	Hanson of	Mohrfeld	Stromer
Crabb	Howard-Mitchell	Nielsen	Van Roekel
Cunningham	Johnson of	Peterson	Voorhees
Darrington	Audubon	Pierson	Waugh
Dooley	Kehe		

Absent or not voting, 22:

Corey	Kruse	Miller of	Rex
Harbor	Langland	Jones	Sanders
Jesse	Lawson	Miller of	Shaw
Johnston of	Mayberry	Page	Shepherd
Johnson	McCormick	O'Hearn	Van Nostrand
Cluever	McIntyre	Renda	Welden
Knight			

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 2:42 p.m.

House File 1146, a bill for an act relating to a cash allowance paid to prisoners upon discharge, 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?" (H.F. 1146)

The ayes were, 95:

Alt	Ewell	Lippold	Priebe
Andersen	Fischer of	Lipsky	Rodgers
Baker	Grundy	Logemann	Roorda
Battles	Fisher of	Logue	Sanders
Bennett	Greene	McCartney	Schmeiser
Bergman	Franklin	McCormick	Schroeder
Blouin	Gannon	McIntyre	Schwartz
Brinck	Goode	Menefee	Shepherd
Caffrey	Graham	Mezvinsky	Sorg
Camp	Grassley	Middleswart	Stokes
Campbell	Hamilton	Millen	Strand
Christensen	Hansen of	Miller of	Stromer
Cochran	Black Hawk	Marshall	Strothman
Crabb	Hanson of	Miller of	Tapscott
Crosier	Howard-Mitchell	Page	Tieden
Cunningham	Hill	Milligan	Van Drie
Darrington	Johnson of	Mohrfeld	Van Roekel
Den Herder	Audubon	Nelson	Varley
Dietz	Kehe	Newton	Voorhees
Dooley	Kennedy of	Nielsen	Walter
Dougherty	Chickasaw	Nolting	Weichman
Drake	Kennedy of	Ossian	Welden
Duitscher	Dubuque	Pelton	Wells
Dunton	Kitner	Perkins	Winkelman
Edgington	Knoblauch	Pierson	Wolfe
Ellsworth	Koch	Poncy	Mr. Speaker

The nays were, 8:

Doyle	Freeman of	Peterson	Warren
Freeman of	Clay-Dickinson	Radl	Waugh
Buena Vista	Mendenhall		

Absent or not voting, 21:

Corey	Kluever	Mayberry	Renda
Holden	Knight	Miller of	Rex
Huff	Kreamer	Des Moines	Shaw
Jesse	Kruse	Miller of	Skinner
Johnston of	Langland	Jones	Stroburg
Johnson	Lawson	O'Hearn	Van Nostrand

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

COMMUNICATION FROM THE STATE APPEAL BOARD

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

March 9, 1970

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 claim committee of the House of Representatives.

These include 15 claims of a general nature, and are supplemental to claims presented on January 13, 1970.

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
 STATE COMPTROLLER

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved
68-64-25	Major Theodore F. Fay, Jr., Fort Riley, Kansas—Leave of Absence Pay	\$ 700.00	Disapproved
108-64-25	Hardin County Auditor, Eldora, Iowa—Sales Tax Refund	20.86	Disapproved
121-64-25	Fry & Holland Funeral Home, Vinton, Iowa—Outdated claim for Ambulance Service	80.50	Disapproved
473-64-25	James I. Middleswart, Indianola, Iowa—Attorney Fees in Election Contest	463.90	Disapproved
634-64-25	Ervin A. Hutchison, Sioux City, Iowa—Attorneys Fees in Election Contest	1,654.10	Disapproved
717-64-25	Alvin L. Lantz, Huxley, Iowa—Unpaid Salary	Undetermined	Disapproved
872-64-25	Don E. Pfantz, Melbourne, Iowa—Gas Tax Refund	56.07	Disapproved
992-64-25	John Kuder, Van Meter, Iowa—Gas Tax Refund	21.00	Disapproved
1024-64-25	Allen J. Thompson, Taylor County Auditor, Bedford, Iowa—Personal Property Tax Credit	310.28	Disapproved
1050-64-25	Louise L. Dunn, Clinton, Iowa—Medical Payments	548.95	Disapproved

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved
1056-64-25	Polly Anderson, R.N., Des Moines, Iowa—Services Furnished to the State	418.67	Disapproved
1085-64-25	Henry County Auditor, Mount Pleasant, Iowa—Personal Property Tax Credit	77.96	Disapproved
1107-64-25	Reading Newsreport, New York, New York—Outdated Invoice	8.00	Disapproved
1108-64-25	Cornie Zomer, Hawarden, Iowa—Gas Tax Refund	128.00	Disapproved
1137-64-25	Holstein Community Schools, Holstein Iowa—Sales Tax Refund	44.70	Disapproved

MESSAGES FROM 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 1202, a bill for an act relating to biennial appropriation of higher education facilities commission.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1137, a bill for an act to provide fair trade practices by motor vehicle franchisors.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1137

Amend House File 1137, as amended and passed by the House, as follows:

1. Page 2, by striking lines 34 and 35, and page 3, by striking lines 1 through 3, and inserting in lieu thereof the following:

"6. 'Community' means the franchisee's area of responsibility as stipulated in the franchise."

2. Page 3, by adding to section 1 after line 4 the following new subsection:

"8. 'Consumer care' means to perform, for the public, necessary maintenance and repairs to motor vehicles."

3. Page 4, by inserting after line 3 the following new section and renumbering the remaining sections accordingly:

"Sec. 5. Every franchisor and franchisee shall fulfill the terms of any express or implied warranty concerning the sale of a motor vehicle to the public of the line-make which is the subject of a contract or franchise agreement between the parties. If it is determined by the district court that either the franchisor or franchisee, or both, have violated an express or implied warranty, the court shall add to any award or relief granted an additional award for reasonable attorney fees and other necessary expenses for maintaining the litigation."

4. Page 5, by adding to section 8 after line 8 the following new paragraph:

"Nothing contained in this Act shall be construed to require or authorize any investigation by the commission of any matter before the commission under this Act. Upon hearing, the commission shall hear the evidence introduced by the parties and shall make its decision solely upon the record so made."

5. Page 5, by striking the sentence beginning in line 21 and ending in line 23, and inserting in lieu thereof the following: "The commission shall apportion all costs between the parties."

6. Page 5, line 30, by adding after the word "The" the word "sole".

7. Page 6, line 12, by striking the period and inserting in lieu thereof the following: "unless the transfer of the franchisee's license under chapter three hundred twenty-two (322) of the Code is denied or the new owner is unable to obtain a license under chapter three hundred twenty-two (322) of the Code, as the case may be."

8. Page 6, by striking all of line 13 after the word "subpoenas" and by striking all of line 14 and inserting in lieu thereof the following: ", administer oaths, compel the attendance of witnesses and production of books, papers, documents, and all other evidence. The commission may apply to the district court of the county wherein the hearing is being held for a court order enforcing this section."

9. Page 6, by striking line 35 and page 7 by striking lines 1 through 4, inclusive, and inserting in lieu thereof the following:

"5. Whether the franchisee has adequate motor vehicle service facilities, equipment, parts and qualified service personnel to reasonably provide consumer care for the motor vehicles sold at retail by the franchisee and any other motor vehicles of the same line-make."

10. Page 7, by adding to section 14 the following new subsections:

"6. Whether the franchisee refuses to honor warranties of the franchisor to be performed by the franchisee, provided that the franchisor reimburses the franchisee for such warranty work performed by the franchisee.

"7. Except as provided in section ten (10) of this Act, failure by the franchisee to substantially comply with those requirements of the franchise which are determined by the commission to be reasonable and material.

"8. Except as provided in section ten (10) of this Act, bad faith by the franchisee in complying with those terms of the franchise which are determined by the commission to be reasonable and material."

10. Page 7, by adding to section 15 after line 18 the following new subsection:

"6. Whether the franchisees of the same line-make in that community are providing adequate consumer care for the motor vehicles of the line-make which shall include the adequacy of motor vehicle service facilities, equipment, supply of parts and qualified service personnel."

11. Further amend House File 1137 by correcting the cross references in accordance with this amendment.

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 357, 663, 687, 1016, 1111 and 1216.

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 357, 663, 687, 1016, 1111 and 1216.

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 10th day of March, 1970, sent to the Governor for his approval: House Files 357, 663, 687, 1016, 1111 and 1216.

ELIZABETH SHAW, Chairman

Report adopted.

REPORTS OF COMMITTEES

Kluever of Cass, from the committee on higher education, submitted the following reports:

MR. SPEAKER: Your committee on higher education, to whom was referred **Senate File 1168**, a bill for an act relating to the state educational radio and television facility 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 Senate File 1168 by striking all of section 1 after the word "land" in line 9 and inserting in lieu thereof the following:

"acquired by the board from the Area XI Community College at Ankeny, Iowa."

LESTER L. KLUEVER, Chairman

Also:

MR. SPEAKER: Your committee on higher education, to whom was referred **Senate File 1169**, a bill for an act to authorize purchase of tax-sheltered annuities for employees of the state educational radio and television

facility 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**:

LESTER L. KLUEVER, Chairman

Peterson of Woodbury, from the committee on county government, submitted the following reports:

MR. SPEAKER: Your committee on county government, to whom was referred **Senate File 460**, a bill for an act relating to the fee for filing notice of corporate dissolution, begs leave to report it has had 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 1104**, a bill for an act relating to the mileage and expenses of county engineers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

LOUIS A. PETERSON, Chairman

Strothman of Henry, from the committee on agriculture, submitted the following reports:

MR. SPEAKER: Your committee on agriculture, to whom was referred **Senate File 201**, 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

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred **Senate File 1062**, a bill for an act relating to a department of soil conservation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

CHARLES F. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred **House File 1109**, a bill for an act relating to aerial commercial pesticide applicators and providing a pesticide damage claim procedure, begs leave to report it has had the same under consideration and has instructed me to report 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 1109 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred six point five (206.5), subsection one (1), Code 1966, is hereby amended by adding thereto the following:

"Aerial application of a pesticide" as used in this Act means application by use of an aircraft. An

aerial commercial applicator whose home base of operation is in another state and who is also licensed in the same state, may apply pesticides in Iowa under the direct supervision of an applicator holding a valid applicator's license in Iowa. Such supervising Iowa licensee shall assume liability as defined in this Act. Such supervising Iowa licensee shall notify the secretary at once upon the inception and termination of services of an out-of-state based aerial applicator. An out-of-state based aerial applicator may operate independently in Iowa if he acquires an aerial applicator's license from the secretary or if he is licensed in his home state and if that state requires substantially the same competence of licensees as Iowa. Nothing in this Act shall be deemed to relieve said out-of-state based aerial applicators from full liability as defined in this Act.

Sec. 2. Chapter two hundred six (206), Code 1966, is hereby amended by adding the following section:

Any person aggrieved as a result of the application of pesticides by an aerial applicator may file a damage claim with the secretary of agriculture within sixty days after the alleged damage occurred, except claims alleging bodily injury are not subject to the sixty-day filing limitation. Upon receipt of a damage claim resulting from the application of pesticides, the secretary shall appoint a three-member claim investigation committee as follows:

1. One member shall be appointed from a list of persons trained and experienced in the use and effects of pesticides and recommended by the dean of the college of agriculture at Iowa state university of science and technology.

2. One member shall be appointed from a list of experienced, licensed aerial commercial applicators recommended by the Iowa aeronautics commission.

3. One member shall be an attorney at law admitted to practice law in this state.

The claim investigation committee shall conduct its investigation of such claim under the direction of the secretary and report its findings to him. Such report shall be admissible as evidence in any court in this state. The claimant shall pay the expenses of the investigation committee as determined by the secretary.

CHARLES F. STROTHMAN, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following reports:

MR. SPEAKER: Your committee on law enforcement, to whom was referred Senate File 1152, a bill for an act relating to copies of an enforcement officer's report of a motor vehicle accident, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was re-

ferred **Senate File 1153**, a bill for an act relating to certifying copies of the driving record of persons subject to the motor vehicle financial responsibility 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**.

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred **Senate File 1183**, a bill for an act to enforce the duty to give evidence and providing for granting witnesses immunity to prosecution for crimes or public offenses concerning which they are required to testify, begs leave to report it has had the same under consideration and has instructed me to report 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 1183, page 2, by striking lines 1 through 35, and lines 1 through 8 on page 3, and by inserting in lieu thereof the following:

"In any of the proceedings enumerated in section six hundred twenty-two point fifteen (622.15) of the Code, as amended by the Sixty-second General Assembly and as further amended by this Act, if a person refuses to answer a question or produce evidence of any other kind on the ground that he may be incriminated thereby, he may nevertheless be granted immunity from use of the evidence or testimony against him. Having been granted such immunity, he shall then be required by the body conducting the proceeding to answer, testify and to produce the evidence and if, but for this section, he would have been privileged to withhold the answers given or the evidence produced against him, such testimony or evidence shall not be used against him in any proceeding or prosecution for a crime or offense concerning which he so testifies or produces evidence, nor shall he be subject to any penalty or forfeiture on account of such evidence or testimony; provided, that such immunity shall not apply to any prosecution or proceeding for perjury or contempt committed in the course of or during the giving of such testimony or evidence."

Further amend Senate File 1183 by renumbering sections 5 and 6.

ALFRED NIELSEN, Chairman

Also:

MR. SPEAKER: Your committee on law enforcement, to whom was referred **House File 1298**, a bill for an act relating to speed limits for motor vehicles towing travel and camping trailers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

ALFRED NIELSEN, Chairman

Grassley of Butler, from the committee on schools, submitted the following report:

MR. SPEAKER: Your committee on schools, to whom was referred **Senate File 640**, a bill for an act relating to school budget hearings, begs leave to

report it has had the same under consideration and has instructed me to report 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 640 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter three hundred fifty-six (356), section two (2), subsection two (2), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking from line seven (7) everything after the period.

2. By striking lines eight (8) through ten (10), inclusive.

Sec. 2. Chapter three hundred fifty-six (356), section two (2), subsection four (4), Acts of the Sixty-second General Assembly, is hereby amended by striking line twenty-four (24), and inserting in lieu thereof the following:

"on or before February fifteenth of each year. For the purpose of this subsection, 'year' means the last preceding calendar year for which data or estimates are available.

The percent of allowable growth for the year ended December 31, 1969, shall be six point one percent. This percent of allowable growth shall be in lieu of the above computation for use in the fiscal year budgets beginning July 1, 1970, and ending June 30, 1971, and for that one year only."

Sec. 3. Chapter three hundred fifty-six (356), section two (2), subsection five (5), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking from line twenty-seven (27) the words "percent of".

2. By inserting in line twenty-eight (28) after the word "growth" the words "expressed in dollars".

Sec. 4. Chapter three hundred fifty-six (356), section two (2), Acts of the Sixty-second General Assembly, is hereby amended by adding the following subsection:

"6. The 'allowable reimbursable expenditure' for computing payment of state equalization aid for each of the several school districts of the state for the current school year shall be the amount determined by adding the dollar increase in the adjusted state average reimbursable expenditure determined in subsection five (5) of this section to each district's reimbursable expenditures per pupil approved by the committee for the past year. This per pupil dollar figure, or an allowable per pupil expenditure as determined by the school budget review committee, shall be multiplied by the projected average daily membership as determined in section thirty-four (34), chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly.

Sec. 5. Chapter three hundred fifty-six (356), section four (4), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"The state comptroller shall determine the basic school tax by computing the millage necessary to raise an amount equal to forty percent of the total net proposed general fund expenditures of all school districts in the basic school tax unit. Net proposed general fund expenditures shall be computed by each

school district by determining proposed general fund expenditures, and subtracting therefrom the following:

1. Estimated state equalization aid.
2. Returned state income tax.
3. Other miscellaneous income.

For purposes of computing the basic school tax, the requirements of chapter twenty-four (24) of the Code relating to budget estimates, and any other conflicting provisions of law, are superseded by the provisions of this section.

The county auditor shall spread the basic school tax levy at a uniform rate over all taxable property in the basic school tax unit. In the case of joint districts the levy shall be spread in the same manner as previously employed for the purpose of making other school levies in such circumstances. The money collected from the levy shall be placed by the county treasurer in the basic school tax equalization fund."

Sec. 6. Chapter three hundred fifty-six (356), section five (5), Acts of the Sixty-second General Assembly, is hereby amended by striking from line two (2) the words "state tax commission" and inserting in lieu thereof the words "department of revenue".

Sec. 7. Chapter three hundred fifty-six (356), section six (6), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking line one (1).
2. By striking from line two (2) the words "year thereafter," and inserting in lieu thereof the words "The state comptroller shall, not later than November 1 of each year,".

Sec. 8. Chapter three hundred fifty-six (356), section eight (8), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking from line five (5) the words "in average daily membership. A report of".
2. By striking lines six (6) and seven (7) and inserting in lieu thereof the following:

"fall enrollment for the current year as certified to the state comptroller by the department of public instruction. A report of the distributions so made shall be certified by each county treasurer to the state department of public instruction.

The fall enrollment figure for each school district shall be compared with the average daily membership for the same school year by the state department of public instruction. In the event of substantial variance, in any school district, that district shall be called upon to explain the variance to the budget review committee, which may order a reduction in county equalization funds for the next school year immediately following the year of variances in proportion to any variances or part thereof not satisfactorily explained."

Sec. 9. Chapter three hundred fifty-six (356), section twelve (12), Acts of the Sixty-second General Assembly, is hereby amended by striking from line fifteen (15) the word "commission" and inserting in lieu thereof the word "department".

Sec. 10. Chapter three hundred fifty-six (356), section fourteen (14), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"State aid payable to each public school district shall be computed by the state comptroller on the basis of a financial support factor. This support factor is the relationship per pupil of the average of the daily membership and school census to the total real value of all taxable property in the state and the total adjusted gross income in the state on a seventy-thirty ratio, property to income. The taxable real property in each district shall be adjusted to reflect the relative change determined for the state.

Twenty-five percent of the ratio of the local support factor to the state support factor subtracted from one shall determine the percent of effort the state will participate in each district's total general fund adjusted reimbursable expenditures less the county basic tax equalization fund."

Sec. 11. Chapter three hundred fifty-six (356), section fifteen (15), Acts of the Sixty-second General Assembly, as amended by chapter two hundred fifty-eight (258), section one (1), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by inserting in line twenty-three (23) after the word "from" the words "clearing accounts,".

Sec. 12. Chapter three hundred fifty-six (356), section seventeen (17), Acts of the Sixty-second General Assembly, is hereby amended by striking from line ten (10) the words "forthwith draw warrants," and inserting in lieu thereof the words:

"draw warrants in payment of the amount of aid payable to each of the districts in three installments to be paid on approximately the first day of September (estimate), February, and May".

Sec. 13. Chapter three hundred fifty-six (356), section nineteen (19), Acts of the Sixty-second General Assembly, is hereby amended by striking from line three (3) the words "by the county auditor".

Sec. 14. Chapter three hundred fifty-six (356), section thirty-four (34), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking all of lines one (1) through nine (9), inclusive.

2. By striking all of lines twenty-five (25) to thirty-seven (37), inclusive, and inserting in lieu thereof the following:

"The school budget review committee is authorized to review any and all school budgets, including county school systems, and may call in officers of any and all school districts or systems for hearings.

In addition the school budget review committee shall review the budgets of all school districts whose budgets exceed the adjusted reimbursable state average per pupil expenditure by more than twenty percent or whose budgets exceed the adjusted reimbursable expenditure as computed in section two (2) of chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly.

No state equalization aid shall be paid on any expenditures which exceed the adjusted reimbursable state average per pupil expenditure by more than twenty percent, nor will state equalization aid be paid on any amounts which exceed the adjusted reimbursable expenditure as computed in section two (2) of chapter

three hundred fifty-six (356), Acts of the Sixty-second General Assembly, except as follows:

The committee may however permit a school district to share in the equalization aid based upon expenditures in excess of that district's reimbursable expenditures if that school district can support with facts and information that its needs and circumstances are unique and unusual. Such unique and unusual needs and circumstances that may be considered by the committee including but not limited to any unusual increases or decreases in enrollments, natural disasters, unusual transportation problems, and initial staffing problems.

No expenditure in excess of the allowable percentage of growth established in section two (2) of chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly, shall be used as a base for determining the next year's reimbursable expenditure unless such additional amount has been approved by the budget review committee.

Failure by any school district to provide information or appear before the committee as requested for the accomplishment of review or hearing shall constitute justification for the committee to instruct the state comptroller to withhold state aid until said committee's inquiries are satisfied completely."

Sec. 15. Chapter three hundred fifty-six (356), section thirty-five (35), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"Not later than December first each year beginning in December, 1970, for the fiscal year beginning July 1, 1971, and ending June 30, 1972, and December first for each fiscal year thereafter, the board of directors of each school corporation shall set a limitation in dollars the amount the district may spend on each program in the system as defined by the school budget review committee and in the form which they shall so prescribe. This prospectus of program and allotted dollars as approved by the board shall govern the superintendent when preparing the proposed budget for that year. These limitations submitted by the board of directors to the superintendent of schools for the district shall be promptly forwarded to the school budget review committee."

Sec. 16. Chapter three hundred fifty-six (356), sections fifty (50), fifty-three (53), and fifty-four (54), Acts of the Sixty-second General Assembly, are hereby repealed.

Sec. 17. Chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly, is hereby amended by adding the following section:

"For the school fiscal year beginning July 1, 1970, and ending June 30, 1971, the general fund expenditure per pupil for the fiscal year 1969-1970 shall not be exceeded by more than six point one percent.

However, if any school district is required to create any new teaching, supervisory, or administrative positions for the fiscal year beginning July 1, 1970, and ending June 30, 1971, in order to comply with section two hundred fifty-seven point twenty-five (257.25) of the Code, the salaries paid to the teachers, supervisors, or administrators employed in such positions shall not be subject to the expenditure limitations provided in this section.

Sec. 18. Section two hundred ninety-eight point one (298.1), Code 1966, as amended by Senate File one thousand eighty-three, Acts of the Sixty-third General Assembly, Second Session, is hereby repealed and the following enacted in lieu thereof:

"The board of each corporation shall estimate the amount of the proposed expenditures and proposed receipts for the general school purposes at a time and in a manner to effectuate the provisions of chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly. Compliance with chapter twenty-four (24) of the Code shall be observed.

Prior to compliance with section twenty-four point nine (24.9) of the Code, the superintendent of the county school systems shall call a joint meeting of school superintendents and school board members for all of the local districts within the county basic school tax unit. The time and place for such joint meetings shall be set by the superintendent of the county school system, and shall so notify the chairman of the school budget review committee.

The purpose of the joint meeting shall be for a review of the budgets of the several school districts within the county basic school tax units, and for the discussion of common problems within the county basic unit."

2. Amend the title by adding after the word "hearings" the following:

"; the basic school tax formula and allocation of state equalization aid to public schools; establishment of certain limitation for school district expenses; provision for and program budgeting development within the individual school districts".

CHARLES E. GRASSLEY, Chairman

AMENDMENTS FILED

- 1 Amend House File 271 by inserting after line 15 the
- 2 following section:
- 3 "Sec. 2. This Act being deemed of immediate importance
- 4 shall take effect and be in force from and after its
- 5 approval and publication in the Creston News-Advertiser,
- 6 a newspaper published in Creston, Iowa, and in the Osceola
- 7 Sentinel, a newspaper published in Osceola, Iowa."

CHRISTENSEN of Clarke-Union

- 1 Amend House File 780 by striking from page 1, lines
- 2 14, 15 and 16 the following: " and five dollars for every
- 3 insectivorous bird or game fish unlawfully killed,
- 4 destroyed, taken, or in possession".

MIDDLESWART of Warren

- 1 Amend House File 1196, page 1, by striking all after the
- 2 period in line 11, all of lines 12 and 13, and through the
- 3 period on line 14, and inserting in lieu thereof the following:
- 4 "This exemption shall not apply to existing facilities, but
- 5 shall apply to new installations for a period of ten years
- 6 from the date of acquisition of such property."

EWELL of Black Hawk

- 1 Amend Senate File 356 as follows:
- 2 1. Page one (1), line eleven (11), insert after the word
- 3 "services" the words "or his designee".

4 2. Page one (1), line nineteen (19), insert after the word
5 "services" the words "or his designee".

6 3. Page two (2), line two (2), insert after the word
7 "services" the words "or his designee".

8 4. Page two (2), line five (5), insert after the word
9 "services" the words "or his designee".

ANDERSEN of Woodbury

1 Amend House state government committee amendment to Senate
2 File 665, filed March 3, 1970, by adding to section twenty-
3 four (24) the following new paragraph:

4 "The polling place in each precinct in the state shall be
5 located in a central location in said precinct if a building
6 is available. However, first consideration shall be given
7 to the use of public buildings supported by taxation."

CAFFREY of Polk

DRAKE of Louisa-Muscataine

1 Amend the committee on state government amendment to
2 Senate File 665, filed March 3, 1970, by adding at the end
3 thereof the following new section:

4 Chapter fifty-three (53), Code 1966, is hereby amended
5 by adding thereto the following new section:

6 The county chairmen of the two political parties receiv-
7 ing the highest number of votes cast in the last general elec-
8 tion for secretary of state may designate one person, each, to
9 enter jointly, hospitals or nursing homes to vote those indi-
10 viduals desiring to vote who have entered the facility not more
11 than five days prior to the date set for the election. The
12 county chairmen shall notify the county auditor of the name and
13 address of the person so designated, and the auditor shall de-
14 liver ballots and ballot envelopes to the persons so designated
15 for which they shall sign a receipt and return all materials to
16 the auditor.

17 The persons so designated shall assist persons confined
18 in hospitals or nursing homes by providing ballots to the persons
19 so confined and receiving voted ballots in sealed envelopes for
20 delivery to the county auditor properly notarized. The persons
21 so designated shall not influence any person to whom he delivers
22 a ballot nor shall he know how such ballot is marked unless wit-
23 nessed by both representatives.

BAKER of Boone

DRAKE of Louisa-Muscataine

1 Amend House state government committee amendment
2 to Senate File 665, filed March 3, 1970,
3 by inserting after section 50 the following new
4 sections and by renumbering the remaining section:

5 Sec. 51. Section fifty-six point one (56.1), Code 1966, is
6 hereby amended by inserting in line two (2) after the word "office"
7 the words ", except state or federal offices,".

8 Sec. 52. Section fifty-six point four (56.4), Code 1966, is
9 hereby amended as follows:

10 1. By striking from line two (2) the word "party" and
11 inserting in lieu thereof the word "county".

12 2. By striking from lines two (2) and three (3) the words "for
13 the state, district, or county".

14 3. By striking from lines six (6), seven (7), eight (8) the
15 words "The chairmen of state and district central committees shall
16 file said statements with the secretary of the state; and the" and insert
17 in lieu thereof the word "The".

18 4. By striking from line nine (9) the comma after the word
19 "committees" and inserting in lieu thereof the words "shall file".

20 Sec. 53. Sections fifty-six point seven (56.7) and fifty-six
21 point eight (56.8), Code 1966, are hereby repealed.

22 Sec. 54. Chapter fifty-six (56), Code 1966, is hereby amended
23 by adding thereto the following new sections:

24 1. Every candidate or individual who shall contribute over
25 one hundred dollars to the candidacy of any person for a state or
26 federal office during any campaign shall file statements on the
27 forms and at the times prescribed by the secretary of state.

28 2. Each candidate for nomination for, or election to, a state
29 or federal office in this state, shall appoint one campaign treas-
30 urer and shall designate a campaign depository on or before the
31 date of public announcement of his candidacy, or on the date he
32 files as a candidate, whichever is sooner. The candidate may appoint
33 himself or any other registered voter in Iowa as his campaign
34 treasurer and may designate any bank in Iowa as his campaign
35 depository. The candidate shall file the name and address of the
36 campaign depository with the secretary of state, and his qualification
37 shall not be complete until he has met this requirement.

38 a. All contributions and expenditures received or incurred
39 by a candidate shall be handled by the candidate's duly appointed
40 campaign treasurer.

41 b. All funds received by the treasurer shall be deposited,
42 immediately, in a campaign depository in an account designated
43 "Campaign Fund of"

44 c. Accompanying all deposits made by the treasurer shall
45 be a statement showing the names and addresses of the persons
46 contributing and the amount received from each.

47 d. No payments or withdrawals shall be made from any
48 campaign fund account except upon written order of the campaign
49 treasurer on a form as prescribed by the secretary of state.

50 3. Each organization, group, or committee organized for the
51 purpose of furthering a political campaign for any state or federal
52 office in this state shall register with the secretary of state, by
53 filing notice at the time of organization, giving names, addresses,
54 and positions of the officers of the organization and designating
55 the candidate or candidates it is organized to support on forms
56 prescribed by the secretary of state.

57 4. The following reports shall be prescribed as to form and
58 time of filing by the secretary of state:

59 a. between the date of appointment and the primary, or
60 election, of his campaign treasurer, each candidate shall make a
61 full report to the secretary of state of all contributions received
62 by him with the names and addresses of each contributor and the
63 amount contributed by each, and a complete statement of all expendi-
64 tures authorized, beginning on the third Monday after his appointment
65 and thereafter every third Monday. A separate report shall be filed
66 the sixth day preceding the primary or election and the final report
67 shall be filed fifteen days after the primary or election.

68 b. within fifteen days after the primary or election, each
69 campaign depository of the candidate shall file with the secretary

70 of state true copies of all statements filed by the campaign treasurer
71 of all authorizations upon which funds were withdrawn.

72 c. any registered committee or group shall file with the
73 secretary of state beginning on the third Monday after such registra-
74 tion and thereafter every third Monday, a report of all contributions,
75 with the names, addresses and amounts of each contributor, and a
76 complete statement of all expenditures. A separate report shall be
77 filed the sixth day preceding the primary or election and the final
78 report shall be filed within fifteen days after the primary or election.

79 d. any person contributing over \$100 to
80 support or defeat a candidate shall file a report, on the nearest
81 date designated in (a) above, naming the amount contributed and that
82 the contribution was his and not given by any other.

83 e. all reports filed shall be securely kept by the secretary
84 of state for four (4) years; duly certified reports shall be admis-
85 sible as evidence in any state court.

86 5. For the purposes of this act, unless the context clearly
87 requires a different meaning:

88 a. The term "person" means any committee, group, or
89 individual.

90 b. The term "contribution" means money, goods, loans, or
91 things of value.

92 c. The term "expenditures" means any funds employed for
93 campaign purposes, or the promotion of candidacy; no expenses
94 other than for personal travel shall be made prior to the filing
95 date of the candidate or the official registration of the committees
96 as provided in subsection three (3) of this section.

97 d. The term "fund" means anything of value.

98 6. Any anonymous contribution received by a campaign treasurer
99 shall be returned to the donor, if his identity is known, and if no
100 donor is found, the contribution shall escheat to the state.

MEZVINSKY of Johnson

1 Amend Senate File 1001 by striking all after the enacting
2 clause and inserting in lieu thereof the following:

3 Section 1. Chapter one hundred ninety-eight (198), section
4 three (3), Acts of the Sixty-second General Assembly, as amended
5 by chapter one hundred fifty-two (152), section twenty-five (25),
6 Acts of the Sixty-second General Assembly, First Session, is
7 hereby further amended by striking lines one (1), two (2), and
8 three (3) and inserting in lieu thereof the following:

9 "The commissioner is hereby designated as the administrator
10 to provide for a central data control and exchange agency known
11 as the interagency case information".

12 Sec. 2. Chapter one hundred ninety-eight (198), section
13 four (4), Acts of the Sixty-second General Assembly, as amended
14 by chapter one hundred fifty-two (152), section twenty-six (26),
15 Acts of the Sixty-third General Assembly, First Session, is
16 hereby further amended by striking lines three (3), four (4),
17 and five (5) and inserting in lieu thereof the following:

18 "mentally handicapped: the state department of health,
19 the state department of public instruction, and the state board
20 of regents."

21 Sec. 3. Chapter one hundred ninety-eight (198), section
22 five (5), Acts of the Sixty-second General Assembly, as amended
23 by chapter one hundred fifty-two (152), section twenty-seven

24 (27), Acts of the Sixty-third General Assembly, First Session,
25 is hereby further amended as follows:

26 1. By striking line one (1) and inserting in lieu thereof
27 the words "The commissioner shall:"

28 2. By striking from line three (3) the words "agency to"
29 and inserting in lieu thereof the words "who shall".

30 Sec. 4. Chapter one hundred ninety-eight (198), section
31 ten (10), Acts of the Sixty-second General Assembly, as amended
32 by chapter one hundred fifty-two (152), section twenty-eight
33 (28), Acts of the Sixty-third General Assembly, First Session,
34 is hereby further amended by striking lines three (3) and four
35 (4) and inserting in lieu thereof the following:

36 "The commissioner of the department of social services
37 shall provide for and be the administrator for the interagency
38 case information service. He shall".

39 Sec. 5. Chapter one hundred ninety-nine (199), section
40 one (1), Acts of the Sixty-second General Assembly, as amended
41 by chapter one hundred fifty-two (152), section twenty-nine (29),
42 Acts of the Sixty-third General Assembly, First Session, is
43 hereby further amended as follows:

44 1. By striking lines four (4) and five (5) and inserting
45 in lieu thereof the words "institution shall be under the juris-
46 diction of the commissioner and shall be known as the Iowa
47 security medical".

48 2. By adding the following new paragraph:

49 "The word 'commissioner' as used in this chapter means
50 the commissioner of the department of social services or his
51 designee."

52 Sec. 6. Chapter two hundred six (206), section three (3),
53 Acts of the Sixty-second General Assembly, as amended by Chap-
54 ter one hundred fifty-two (152), section thirty-seven (37), Acts
55 of the Sixty-third General Assembly, First Session, is hereby
56 further amended by striking lines three (3) and four (4) and
57 inserting in lieu thereof the words "reference to this state,
58 mean the commissioner of the department of social services or
59 his designee who shall receive and act with reference to notices".

60 Sec. 7. Chapter two hundred six (206), section four (4),
61 Acts of the Sixty-second General Assembly, as amended by chap-
62 ter one hundred fifty-two (152), section thirty-eight (38),
63 Acts of the Sixty-third General Assembly, First Session, is
64 hereby further amended by striking line four (4) and inserting
65 in lieu thereof the words "the commissioner of the department
66 of social services or his designee."

67 Sec. 8. Chapter two hundred six (206), section five (5),
68 Acts of the Sixty-second General Assembly, is hereby amended
69 by striking from lines eight (8) and nine (9) the words "di-
70 rector of family and children's services" and inserting in
71 lieu thereof the words "commissioner of the department of
72 social services".

73 Sec. 9. Chapter two hundred nine (209), section three (3),
74 Acts of the Sixty-second General Assembly, is hereby amended as
75 follows:

76 1. By striking from lines four (4) and nine (9) the words
77 "department of social services" and inserting in lieu thereof
78 the word "commissioner" in each instance.

79 2. By striking from line seven (7) the words "or any di-

80 rector of the department of social services”.

81 3. By striking from line twelve (12) the word “department”
82 and inserting in lieu thereof the word “commissioner”.

83 4. By striking from line twenty-four (24) the words “or
84 directors of divisions hereinafter established”.

85 Sec. 10. Chapter two hundred nine (209), section five (5),
86 Acts of the Sixty-second General Assembly, is hereby amended by
87 striking from lines four (4) and six (6) the words “department
88 of social services” and inserting in lieu thereof the word “com-
89 missioner” in each instance.

90 Sec. 11. Chapter two hundred nine (209), section seven
91 (7), Acts of the Sixty-second General Assembly, is hereby
92 amended by adding the following:

93 “The word ‘commissioner’ as used in this chapter means the
94 commissioner of the department of social services or his desig-
95 nee.”

96 Sec. 12. Chapter two hundred nine (209), section twenty-
97 one (21), Acts of the Sixty-second General Assembly, is hereby
98 amended as follows:

99 1. By striking from lines four (4) and five (5) the words
100 “division of the department of social services controlling
101 state institutions” and inserting in lieu thereof the words
102 “commissioner of the department of social services”.

103 2. By striking from lines seven (7), nine (9), and fif-
104 teen (15) the words “such directors” and inserting in lieu
105 thereof the words “the commissioner” in each instance.

106 3. By striking from lines eleven (11) and thirteen (13)
107 the word “directors” and inserting in lieu thereof the word
108 “commissioner” in each instance.

109 4. By striking from lines seventeen (17) and eighteen (18)
110 the words “of the department of social services”.

111 Sec. 13. Chapter two hundred nine (209), section twenty-
112 three (23), Acts of the Sixty-second General Assembly, is hereby
113 amended as follows:

114 1. By striking from lines four (4) and five (5) the words
115 “division of child and family services” and inserting in lieu
116 thereof the word “commissioner”.

117 2. By striking subsection two (2).

118 3. By striking from line ten (10) the words “of the de-
119 partment of social services”.

120 Sec. 14. Chapter two hundred nine (209), section twenty-
121 seven (27), Acts of the Sixty-second General Assembly, as
122 amended by chapter one hundred fifty-two (152), section seventy-
123 two (72), Acts of the Sixty-third General Assembly, First Ses-
124 sion, is hereby further amended by inserting in line four (4)
125 before the word “department” the words “commissioner of the”.

126 Sec. 15. Chapter two hundred nine (209), section twenty-
127 eight (28), Acts of the Sixty-second General Assembly, is hereby
128 amended by striking from line five (5) the words “division di-
129 rector assigned by him” and inserting in lieu thereof the word
130 “designee”.

131 Sec. 16. Chapter two hundred nine (209), section thirty-
132 two (32), Acts of the Sixty-second General Assembly, is hereby
133 amended by striking from lines five (5) and six (6) the words
134 “any directors of his department as assigned by him” and in-
135 serting in lieu thereof the words “his designees”.

136 Sec. 17. Chapter two hundred nine (209), section thirty-
137 three (33), Acts of the Sixty-second General Assembly, is hereby
138 amended by striking from lines three (3) and four (4) the words
139 "control of a director of a division" and inserting in lieu
140 thereof the word "commissioner".

141 Sec. 18. Chapter two hundred nine (209), section thirty-
142 seven (37), Acts of the Sixty-second General Assembly, is hereby
143 amended by striking from lines four (4) and five (5) the words
144 "director of the division of child and family services" and
145 inserting in lieu thereof the word "commissioner".

146 Sec. 19. Chapter two hundred nine (209), section thirty-
147 eight (38), Acts of the Sixty-second General Assembly, is hereby
148 amended by striking lines four (4) and five (5) and inserting
149 in lieu thereof the words "under the commissioner of the depart-
150 ment of social services or the board of regents."

151 Sec. 20. Chapter two hundred nine (209), section forty
152 (40), Acts of the Sixty-second General Assembly, is hereby
153 amended as follows:

154 1. By inserting in line five (5) after the word "services"
155 the words "or his designee".

156 2. By striking from line eight (8) the words "and may at
157 his discretion execute the powers and authorities" and insert-
158 ing in lieu thereof a period.

159 3. By striking lines nine (9) through eleven (11), in-
160 clusive.

161 Sec. 21. Chapter two hundred nine (209), section forty-
162 two (42), Acts of the Sixty-second General Assembly, is hereby
163 amended by striking lines four (4) through seven (7), inclu-
164 sive, and inserting in lieu thereof the words "in lieu thereof
165 the word 'commissioner'."

166 Sec. 22. Chapter two hundred nine (209), section forty-
167 three (43), Acts of the Sixty-second General Assembly, is hereby
168 amended as follows:

169 1. By striking from line three (3) the words "directors
170 of particular institutions" and inserting in lieu thereof the
171 word "commissioner".

172 2. By striking line five (5) and inserting in lieu thereof
173 the words "law as he may deem necessary for the discharge of his
174 duties, the".

175 3. By striking line eight (8) and inserting in lieu there-
176 of the words "inmates. It is made his duty to establish".

177 4. By striking line ten (10) and inserting in lieu there-
178 of the words "In the discharge of his duties and in the enforce-
179 ment of his rules,".

180 5. By striking line eleven (11) and inserting in lieu
181 thereof the words "he may require any of his appointees to per-
182 form duties in addition".

183 6. By striking after the word "the" in line fourteen (14)
184 all the words through the word "of" in line sixteen (16), and
185 inserting in lieu thereof the words "commissioner. All rules
186 of the commissioner applying to".

187 7. By striking from lines twenty-two (22) and twenty-
188 three (23) the words "under the control or supervision of a
189 particular director".

190 8. By striking from lines thirty-two (32) and thirty-
191 three (33) the words "particular director" and inserting in
192 lieu thereof the word "commissioner".

193 9. By striking from lines thirty-three (33) and thirty-
194 four (34) the words "in control of such institutions".

195 Sec. 23. Chapter two hundred nine (209), section forty-
196 four (44), Acts of the Sixty-second General Assembly, is hereby
197 amended as follows:

198 1. By striking from lines four (4) and five (5) the words
199 "directors of the divisions of the state department of social
200 services" and inserting in lieu thereof the word "commissioner".

201 2. By striking from lines seven (7) and eight (8) the
202 words "such directors primary control" and inserting in lieu
203 thereof the words "his control".

204 Sec. 24. Chapter two hundred nine (209), section forty-
205 five (45), Acts of the Sixty-second General Assembly, is hereby
206 amended as follows:

207 1. By striking from lines four (4) and five (5) the words
208 "control of a particular director of the division of the".

209 2. By striking from line seven (7) the words "particular
210 division director" and inserting in lieu thereof the word "com-
211 missioner".

212 3. By striking lines ten (10) through thirteen (13), in-
213 clusive, and inserting in lieu thereof the words "as ordered
214 by the commissioner".

215 Sec. 25. Chapter two hundred nine (209), section forty-
216 six (46), Acts of the Sixty-second General Assembly, is hereby
217 amended as follows:

218 1. By striking from lines four (4) and five (5) the words
219 "division director in control of his particular institution"
220 and inserting in lieu thereof the word "commissioner".

221 2. By striking from line seven (7) the words "particular
222 division director" and inserting in lieu thereof the word "com-
223 missioner".

224 Sec. 26. Chapter two hundred nine (209), section forty-
225 seven (47), Acts of the Sixty-second General Assembly, is hereby
226 amended as follows:

227 1. By striking lines five (5) through seven (7), inclu-
228 sive, and inserting in lieu thereof the words "the orders and
229 directions of the commissioner and to the written request of
230 the auditor of state, such business".

231 2. By striking from lines nine (9) and ten (10) and twelve
232 (12) and thirteen (13) the words "particular division director"
233 and inserting in lieu thereof the word "commissioner" in each
234 instance.

235 Sec. 27. Chapter two hundred nine (209), section forty-
236 eight (48), Acts of the Sixty-second General Assembly, as
237 amended by chapter one hundred fifty-two (152), section six
238 (6), Acts of the Sixty-third General Assembly, First Session,
239 is hereby further amended as follows:

240 1. By striking lines three (3) through seventeen (17),
241 inclusive, and inserting in lieu thereof the following:

242 "The commissioner of the department of social services
243 shall appoint:

244 1. The superintendents of the state hospital-schools for
245 mentally retarded and mental health institutes.

- 246 2. The wardens of the state penitentiary and the men's
247 reformatory.
- 248 3. The superintendent of the Iowa security medical facil-
249 ity.
- 250 4. The superintendent of the women's reformatory.
- 251 5. The superintendent of The Annie Wittenmyer Home.
- 252 6. The superintendent of the juvenile home.
- 253 7. The superintendent of the training school for boys.
- 254 8. The superintendent of the training school for girls.
- 255 9. The commandant of the soldiers home."
- 256 2. By striking from lines nineteen (19) and twenty (20)
257 the words ", subject to the orders and policies of the direc-
258 tor in charge of his institution,".
- 259 3. By striking from lines twenty-five (25) through twenty-
260 seven (27) the words "before the director of the department of
261 social services in charge of the particular institution involved
262 and".
- 263 Sec. 28. Chapter two hundred nine (209), section forty-
264 nine (49), Acts of the Sixty-second General Assembly, is hereby
265 amended as follows:
- 266 1. By striking from lines five (5) and six (6) the words
267 "division director in charge of a particular institution; with
268 the consent and approval of the".
- 269 2. By striking the comma in line seven (7).
- 270 3. By striking from lines nine (9) and ten (10) the words
271 "such division director" and inserting in lieu thereof the
272 words "the commissioner".
- 273 4. By inserting after line ten (10) the following:
274 "3. By striking from line seventeen (17) the words 'and/
275 or' and inserting in lieu thereof the word 'and'."
- 276 Sec. 29. Chapter two hundred nine (209), section fifty
277 (50), Acts of the Sixty-second General Assembly, is hereby
278 amended as follows:
- 279 1. By striking from line four (4) the words "state di-
280 rector in charge of any particular institution" and inserting
281 in lieu thereof the word "commissioner".
- 282 2. By striking from line five (5) the words "of such
283 director and".
- 284 3. By striking lines nine (9) and ten (10) and inserting
285 in lieu thereof the words "to be fixed by the commissioner,
286 which bond shall be approved by the commissioner, and filed in
287 the office of the secretary of state."
- 288 Sec. 30. Chapter two hundred nine (209), section fifty-
289 one (51), Acts of the Sixty-second General Assembly, is hereby
290 amended as follows:
- 291 1. By striking from lines four (4) and five (5) the words
292 "division director having control of any state institution" and
293 inserting in lieu thereof the word "commissioner".
- 294 2. By striking from line seven (7) the words "division
295 director" and inserting in lieu thereof the word "commissioner".
- 296 3. By striking subsection three (3).
- 297 Sec. 31. Chapter two hundred nine (209), section fifty-
298 two (52), Acts of the Sixty-second General Assembly, is hereby
299 amended as follows:
- 300 1. By striking from lines four (4) and five (5) the words
301 "division director having control over any state institution"

302 and inserting in lieu thereof the word "commissioner".

303 2. By striking from line seven (7) the words "particular
304 division director" and inserting in lieu thereof the word "com-
305 missioner".

306 Sec. 32. Chapter two hundred nine (209), section fifty-
307 three (53), Acts of the Sixty-second General Assembly, is
308 hereby amended as follows:

309 1. By striking from lines four (4) and five (5) the words
310 "director of the department of social services in control of a
311 particular state institution" and inserting in lieu thereof
312 the word "commissioner".

313 2. By striking from line seven (7) the word "director"
314 and inserting in lieu thereof the word "commissioner".

315 Sec. 33. Chapter two hundred nine (209), section fifty-
316 four (54), Acts of the Sixty-second General Assembly, is hereby
317 amended as follows:

318 1. By striking from lines four (4) and five (5) the words
319 "director having control over any state institution" and in-
320 serting in lieu thereof the word "commissioner".

321 2. By striking from line seven (7) the words "The par-
322 ticular division directors" and inserting in lieu thereof the
323 word "He".

324 Sec. 34. Chapter two hundred nine (209), section fifty-
325 five (55), Acts of the Sixty-second General Assembly, is hereby
326 amended as follows:

327 1. By striking from lines four (4) and five (5) the words
328 "division director having control over any state institution"
329 and inserting in lieu thereof the word "commissioner".

330 2. By striking from line (7) the words "particular
331 division directors" and inserting in lieu thereof the word
332 "commissioner".

333 Sec. 35. Chapter two hundred nine (209), section fifty-
334 six (56), Acts of the Sixty-second General Assembly, is hereby
335 amended by striking from lines three (3) and four (4) the words
336 "director of the department of social services in control of a
337 state institution" and inserting in lieu thereof the word "com-
338 missioner".

339 Sec. 36. Chapter two hundred nine (209), section fifty-
340 seven (57), Acts of the Sixty-second General Assembly, is hereby
341 amended as follows:

342 1. By striking from line four (4) the words "director in
343 charge of an institution" and inserting in lieu thereof the
344 word "commissioner".

345 2. By striking lines eight (8) through twelve (12), in-
346 clusive, and inserting in lieu thereof the words "only to as-
347 sistants and proper clerks authorized by the commissioner.
348 The commissioner is authorized to permit the".

349 Sec. 37. Chapter two hundred nine (209), section fifty-
350 eight (58), Acts of the Sixty-second General Assembly, is hereby
351 amended as follows:

352 1. By striking from line four (4) the words "director in
353 control of such institution" and inserting in lieu thereof the
354 word "commissioner".

355 2. By striking from lines six (6) and seven (7) the words
356 "office of such director on forms which the director prescribes"

357 and inserting in lieu thereof the words "commissioner on forms
358 which the commissioner prescribes".

359 Sec. 38. Chapter two hundred nine (209), section fifty-
360 nine (59), Acts of the Sixty-second General Assembly, is hereby
361 amended as follows:

362 1. By striking from lines four (4) and five (5) the words
363 "director in control of his particular institution" and insert-
364 ing in lieu thereof the word "commissioner".

365 2. By striking from line seven (7) the word "director"
366 and inserting in lieu thereof the word "commissioner".

367 Sec. 39. Chapter two hundred nine (209), section sixty
368 (60), Acts of the Sixty-second General Assembly, is hereby
369 amended as follows:

370 1. By striking from lines five (5) and six (6) the words
371 "The director of the department of social services in control
372 of a particular institution" and inserting in lieu thereof the
373 words "The commissioner".

374 2. By striking from line nine (9) the words "under such
375 director's control".

376 Sec. 40. Chapter two hundred nine (209), section sixty-
377 one (61), Acts of the Sixty-second General Assembly, is hereby
378 amended as follows:

379 1. By striking from lines five (5) and six (6) the words
380 "The director of the department of social services in control
381 of a particular institution" and inserting in lieu thereof the
382 words "The commissioner".

383 2. By striking from line eight (8) the words "such di-
384 rector" and inserting in lieu thereof the words "the commis-
385 sioner".

386 Sec. 41. Chapter two hundred nine (209), section sixty-
387 two (62), Acts of the Sixty-second General Assembly, is hereby
388 amended as follows:

389 1. By striking from lines three (3) and four (4) the words
390 "directors of the department of social services to whom control
391 of state institutions has been delegated, or their" and insert-
392 ing in lieu thereof the words "commissioner or his".

393 2. By striking from line seven (7) the words "such direc-
394 tor's particular" and inserting in lieu thereof the words "the
395 commissioner's".

396 3. By striking from line eight (8) the words "director of
397 the division of mental health" and inserting in lieu thereof
398 the word "commissioner".

399 Sec. 42. Chapter two hundred nine (209), section sixty-
400 three (63), Acts of the Sixty-second General Assembly, is hereby
401 amended by striking from line four (4) the word "director" and
402 inserting in lieu thereof the word "commissioner".

403 Sec. 43. Chapter two hundred nine (209), section sixty-
404 four (64), Acts of the Sixty-second General Assembly, is hereby
405 amended by striking from lines four (4) and six (6) the word
406 "director" and inserting in lieu thereof the word "commissioner"
407 in each instance.

408 Sec. 44. Chapter two hundred nine (209), section sixty-
409 five (65), Acts of the Sixty-second General Assembly, is hereby
410 amended by striking from line four (4) the words "particular

411 director involved" and inserting in lieu thereof the word "com-
412 missioner".

413 Sec. 45. Chapter two hundred nine (209), section sixty-
414 eight (68), Acts of the Sixty-second General Assembly, is
415 hereby amended as follows:

416 1. By striking from lines (4) and five (5), and
417 seven (7) and eight (8) the words "appointing director" and
418 inserting in lieu thereof the word "commissioner" in each in-
419 stance.

420 Sec. 46. Chapter two hundred nine (209), section sixty-
421 nine (69), Acts of the Sixty-second General Assembly, is hereby
422 amended by striking from lines four (4) and five (5), and seven
423 (7) the words "appointing director" and inserting in lieu there-
424 of the word "commissioner" in each instance.

425 Sec. 47. Chapter two hundred nine (209), section seventy
426 (70), Acts of the Sixty-second General Assembly, is hereby
427 amended as follows:

428 1. By striking from lines four (4) and five (5) the words
429 "director of a division of the department of social services in
430 control of the particular institution" and inserting in lieu
431 thereof the word "commissioner".

432 2. By striking from lines seven (7) and eight (8) the
433 words "particular director in control" and inserting in lieu
434 thereof the word "commissioner".

435 3. By striking from lines ten (10) and eleven (11), thir-
436 teen (13) and fourteen (14), sixteen (16) and seventeen (17),
437 nineteen (19) and twenty (20), and twenty-two (22) and twenty-
438 three (23) the words "particular director in control" and in-
439 serting in lieu thereof the word "commissioner" in each in-
440 stance.

441 Sec. 48. Chapter two hundred nine (209), section seventy-
442 one (71), Acts of the Sixty-second General Assembly, is hereby
443 amended by striking from line three (3) the words "director
444 in control of such institution" and inserting in lieu thereof
445 the word "commissioner".

446 Sec. 49. Chapter two hundred nine (209), section seventy-
447 two (72), Acts of the Sixty-second General Assembly, is hereby
448 amended by striking from lines three (3) and four (4) the words
449 "director in control of such institution" and inserting in lieu
450 thereof the word "commissioner".

451 Sec. 50. Chapter two hundred nine (209), section seventy-
452 three (73), Acts of the Sixty-second General Assembly, is hereby
453 amended by striking from lines three (3) and four (4) the words
454 "director in control of such institution" and inserting in lieu
455 thereof the word "commissioner".

456 Sec. 51. Chapter two hundred nine (209), section seventy-
457 four (74), Acts of the Sixty-second General Assembly, is hereby
458 amended as follows:

459 1. By striking from line four (4) the words "director in
460 control of such institution" and inserting in lieu thereof the
461 word "commissioner".

462 2. By striking from line eight (8) the word "director"
463 and inserting in lieu thereof the word "commissioner".

464 3. By striking from line ten (10) the words "director in
465 control" and inserting in lieu thereof the word "commissioner".

466 Sec. 52. Chapter two hundred nine (209), section seventy-
467 five (75), Acts of the Sixty-second General Assembly, is hereby
468 amended as follows:

469 1. By striking from lines four (4) through six (6) the
470 words "directors of divisions of the department of social
471 services who are in charge of institutions" and inserting in
472 lieu thereof the word "commissioner".

473 2. By striking from lines eight (8) and nine (9) the words
474 "directors of such state institutions are" and inserting in lieu
475 thereof the words "commissioner is".

476 3. By striking from line twelve (12) the words "director
477 in charge of the particular institution involved" and inserting
478 in lieu thereof the word "commissioner".

479 4. By striking from line thirteen (13) the word "director"
480 and inserting in lieu thereof the word "commissioner".

481 5. By striking from line sixteen (16) the words "director
482 in control of the particular institution involved" and insert-
483 ing in lieu thereof the word "commissioner".

484 Sec. 53. Chapter two hundred nine (209), section seventy-
485 six (76), Acts of the Sixty-second General Assembly, is hereby
486 amended by striking from lines three (3) and four (4) the words
487 "director in control of his particular institution" and insert-
488 ing in lieu thereof the word "commissioner".

489 Sec. 54. Chapter two hundred nine (209), section seventy-
490 seven (77), Acts of the Sixty-second General Assembly, is hereby
491 amended as follows:

492 1. By striking from lines four (4) and five (5) the words
493 "director in control of his particular institution" and insert-
494 ing in lieu thereof the word "commissioner".

495 2. By striking from line seven (7) the word "particular
496 director involved" and inserting in lieu thereof the word "com-
497 missioner".

498 Sec. 55. Chapter two hundred nine (209), section seventy-
499 eight (78), Acts of the Sixty-second General Assembly, is hereby
500 amended as follows:

501 1. By striking from line four (4) the words "director in
502 control of a state institution" and inserting in lieu thereof
503 the word "commissioner".

504 2. By striking from line six (6) the words "particular
505 director involved" and inserting in lieu thereof the word
506 "commissioner".

507 Sec. 56. Chapter two hundred nine (209), section eighty
508 (80), Acts of the Sixty-second General Assembly, is hereby
509 amended by striking from lines four (4) and five (5) the words
510 "director in control of the institution involved and such rules
511 as such director may establish" and inserting in lieu thereof
512 the word "commissioner".

513 Sec. 57. Chapter two hundred nine (209), section eighty-
514 one (81), Acts of the Sixty-second General Assembly, is hereby
515 amended by striking from lines three (3) and four (4) the words
516 "director in control of a state institution" and inserting in
517 lieu thereof the word "commissioner".

518 Sec. 58. Chapter two hundred nine (209), section eighty-
519 two (82), Acts of the Sixty-second General Assembly, is hereby
520 amended as follows:

- 521 1. By striking from lines four (4) and five (5) the words
522 "director in control of a state institution" and inserting in
523 lieu thereof the word "commissioner".
- 524 2. By striking from line seven (7) the words "such di-
525 rector" and inserting in lieu thereof the word "commissioner".
- 526 Sec. 59. Chapter two hundred nine (209), section eighty-
527 three (83), Acts of the Sixty-second General Assembly, is hereby
528 amended by striking from lines four (4) and five (5) the words
529 "director of a division of the department of social services"
530 and inserting in lieu thereof the word "commissioner".
- 531 Sec. 60. Chapter two hundred nine (209), section eighty-
532 four (84), Acts of the Sixty-second General Assembly, is hereby
533 amended as follows:
- 534 1. By striking from line four (4) the word "directors"
535 and inserting in lieu thereof the word "commissioner".
- 536 2. By striking subsection two (2).
- 537 Sec. 61. Chapter two hundred nine (209), section eighty-
538 five (85), Acts of the Sixty-second General Assembly, is hereby
539 amended by striking from lines four (4) and five (5) the words
540 "of a particular director of a division of the department of
541 social services" and inserting in lieu thereof the words "of
542 the commissioner".
- 543 Sec. 62. Chapter two hundred nine (209), section ninety
544 (90), Acts of the Sixty-second General Assembly, is hereby
545 amended as follows:
- 546 1. By striking from lines four (4) and five (5) the words
547 "director in control of a particular institution" and inserting
548 in lieu thereof the word "commissioner".
- 549 2. By striking from line seven (7) the words "such direc-
550 tor" and inserting in lieu thereof the words "the commissioner".
- 551 Sec. 63. Chapter two hundred nine (209), section ninety-
552 two (92), Acts of the Sixty-second General Assembly, is hereby
553 amended by striking from lines three (3), four (4), and five
554 (5) the words "director of a division of the department of
555 social services in control of a particular institution" and
556 inserting in lieu thereof the word "commissioner".
- 557 Sec. 64. Chapter two hundred nine (209), section ninety-
558 three (93), Acts of the Sixty-second General Assembly, is hereby
559 amended as follows:
- 560 1. By striking from lines four (4) and five (5) the words
561 "a director of the division of the department of social services"
562 and inserting in lieu thereof the words "the commissioner".
- 563 2. By striking from line seven (7) the word "director"
564 and inserting in lieu thereof the word "commissioner".
- 565 Sec. 65. Chapter two hundred nine (209), section ninety-
566 four (94), Acts of the Sixty-second General Assembly, is hereby
567 amended as follows:
- 568 1. By striking from lines four (4) and five (5) the words
569 "director of a division of the department of social services in
570 control of a state institution" and inserting in lieu thereof
571 the word "commissioner".
- 572 2. By striking subsection three (3).
- 573 Sec. 66. Chapter two hundred nine (209), section ninety-
574 six (96), Acts of the Sixty-second General Assembly, is hereby

575 amended by striking from lines five (5) and six (6) the words
576 "and the directors of the divisions therein are" and inserting
577 in lieu thereof the word "is".

578 Sec. 67. Chapter two hundred nine (209), section ninety-
579 eight (98), Acts of the Sixty-second General Assembly, is hereby
580 amended by striking from lines four (4) and five (5) the words
581 "through the directors of the divisions in control of state in-
582 stitutions".

583 Sec. 68. Chapter two hundred nine (209), section one hun-
584 dred two (102), Acts of the Sixty-second General Assembly, is
585 hereby amended by striking lines four (4) through twelve (12),
586 inclusive, and inserting in lieu thereof the following:

587 "The commissioner of social services may transfer any pris-
588 oner from any institution under his control to another institu-
589 tion under his control and may likewise transfer any prisoner
590 to another institution for mental or physical examination or
591 treatment retaining jurisdiction over such prisoner when so
592 transferred."

593 Sec. 69. Chapter two hundred nine (209), section one hun-
594 dred three (103), Acts of the Sixty-second General Assembly, is
595 hereby amended by striking lines four (4) through six (6), in-
596 clusive, and inserting in lieu thereof the words "The commis-
597 sioner may order".

598 Sec. 70. Chapter two hundred nine (209), section one hun-
599 dred four (104), Acts of the Sixty-second General Assembly, is
600 hereby amended as follows:

601 1. By striking from lines six (6) and seven (7) the words
602 "director of the division of mental health of the department
603 of social services" and inserting in lieu thereof the word "com-
604 missioner".

605 2. By striking from lines ten (10) through twelve (12)
606 the words "director of such institution with the consent of
607 the director of corrections of the department of social ser-
608 vices" and inserting in lieu thereof the word "commissioner".

609 3. By striking from lines fifteen (15) and sixteen (16)
610 the words "director of the division of mental health" and in-
611 sserting in lieu thereof the word "commissioner".

612 Sec. 71. Chapter two hundred nine (209), section one hun-
613 dred five (105), Acts of the Sixty-second General Assembly, is
614 hereby amended as follows:

615 1. By striking from lines four (4) and five (5) the words
616 "of the department of social services or the directors of divi-
617 sions in control of state institutions are" and inserting in
618 lieu thereof the word "is".

619 2. By striking from lines seven (7) and eight (8) the
620 words "or such directors, their" and inserting in lieu thereof
621 the word "his".

622 3. By striking in line eight (8) after the word "under"
623 the word "their" and inserting in lieu thereof the word "his".

624 4. By striking lines ten (10) through thirteen (13), in-
625 clusive, and inserting in lieu thereof the words "employees.
626 The commissioner is authorized to pay the consultants at a rate
627 to be determined from funds appropriated to any institution
628 under his jurisdiction."

629 Sec. 72. Chapter two hundred nine (209), section one hun-
 630 dred eight (108), Acts of the Sixty-second General Assembly, is
 631 hereby amended as follows:

632 1. By striking from lines four (4) through six (6) the
 633 words "of the department of social services and the directors
 634 of divisions directly involved are" and inserting in lieu
 635 thereof the word "is".

636 2. By striking from lines eight (8) and nine (9) the words
 637 "or the directors of divisions directly involved".

638 3. By striking from line nine (9) the words "or such di-
 639 rector".

640 Sec. 73. Chapter two hundred nine (209), section one hun-
 641 dred nine (109), Acts of the Sixty-second General Assembly, is
 642 hereby amended as follows:

643 1. By striking from lines four (4) through six (6) the
 644 words "directors of divisions in the department of social ser-
 645 vices in control of state institutions" and inserting in lieu
 646 thereof the word "commissioner".

647 2. By striking from line eight (8) the word "their" and
 648 inserting in lieu thereof the word "his".

649 3. By striking from line ten (10) the words "Such direc-
 650 tors" and inserting in lieu thereof the words "The commissioner".

651 4. By striking from line twelve (12) the words "such di-
 652 rectors" and inserting in lieu thereof the words "the commis-
 653 sioner".

654 Sec. 74. Chapter two hundred nine (209), section one hun-
 655 dred ten (110), Acts of the Sixty-second General Assembly, is
 656 hereby amended as follows:

657 1. By striking from lines four (4) and five (5) the words
 658 "director of a division of the department of social services in
 659 control of a state institution" and inserting in lieu thereof
 660 the word "commissioner".

661 2. By striking from line nine (9) the words "Such direc-
 662 tors" and inserting in lieu thereof the words "The commissioner".

663 3. By striking from lines twelve (12) and thirteen (13)
 664 the words "and the director of a division of such department
 665 in control of the particular institution involved".

666 Sec. 75. Chapter two hundred nine (209), Acts of the Sixty-
 667 second General Assembly, is hereby amended by striking section
 668 one hundred eleven (111) and inserting in lieu thereof the fol-
 669 lowing:

670 "Section two hundred eighteen A point two (218A.2), Code
 671 1966, is hereby amended by striking from lines two (2) and
 672 three (3) the words 'the director of the division of mental
 673 health of the board of control' and inserting in lieu thereof
 674 the words 'the commissioner'."

675 Sec. 76. Chapter two hundred nine (209), section one hun-
 676 dred thirteen (113), Acts of the Sixty-second General Assembly,
 677 is hereby amended by striking lines three (3) through five (5),
 678 inclusive, and inserting in lieu thereof the following:

679 "The word 'commissioner' as used in this chapter means
 680 the commissioner of the department of social services or his
 681 designee."

682 Sec. 77. Chapter two hundred nine (209), section one hun-

683 dred fourteen (114), Acts of the Sixty-second General Assembly,
684 is hereby amended by striking from line four (4) the word "di-
685 rector" and inserting in lieu thereof the word "commissioner".

686 Sec. 78. Chapter two hundred nine (209), section one hun-
687 dred fifteen (115), Acts of the Sixty-second General Assembly,
688 is hereby amended by striking from line four (4) the word "di-
689 rector" and inserting in lieu thereof the word "commissioner".

690 Sec. 79. Chapter two hundred nine (209), section one hun-
691 dred sixteen (116), Acts of the Sixty-second General Assembly,
692 is hereby amended by striking from lines four (4) and six (6)
693 the word "director" and inserting in lieu thereof the word "com-
694 missioner" in each instance.

695 Sec. 80. Chapter two hundred nine (209), section one hun-
696 dred seventeen (117), Acts of the Sixty-second General Assembly,
697 is hereby amended by striking from lines four (4) and six (6)
698 the word "director" and inserting in lieu thereof the word "com-
699 missioner" in each instance.

700 Sec. 81. Chapter two hundred nine (209), section one hun-
701 dred eighteen (118), Acts of the Sixty-second General Assembly,
702 is hereby amended as follows:

703 1. By striking from line four (4) the word "director's"
704 and inserting in lieu thereof the word "commissioner's".

705 2. By striking from line six (6) the word "director" and
706 inserting in lieu thereof the word "commissioner".

707 Sec. 82. Chapter two hundred nine (209), section one hun-
708 dred nineteen (119), Acts of the Sixty-second General Assembly,
709 is hereby amended by striking from lines four (4), six (6), and
710 eight (8) the word "director" and inserting in lieu thereof the
711 word "commissioner" in each instance.

712 Sec. 83. Chapter two hundred nine (209), section one hun-
713 dred twenty (120), Acts of the Sixty-second General Assembly,
714 is hereby amended by striking from lines four (4) and six (6)
715 the word "director" and inserting in lieu thereof the word "com-
716 missioner" in each instance.

717 Sec. 84. Chapter two hundred nine (209), section one hun-
718 dred twenty-one (121), Acts of the Sixty-second General Assembly,
719 is hereby amended by striking from lines four (4) and six (6)
720 the word "director" and inserting in lieu thereof the word "com-
721 missioner" in each instance.

722 Sec. 85. Chapter two hundred nine (209), section one hun-
723 dred twenty-two (122), Acts of the Sixty-second General Assembly,
724 is hereby amended by strikng from lines four (4) and six (6)
725 the word "director" and inserting in lieu thereof the word "com-
726 missioner" in each instance.

727 Sec. 86. Chapter two hundred nine (209), section one hun-
728 dred twenty-three (123), Acts of the Sixty-second General As-
729 sembly, is hereby amended by striking from line four (4) the
730 word "director" and inserting in lieu thereof the word "com-
731 missioner".

732 Sec. 87. Chapter two hundred nine (209), section one hun-
733 dred twenty-six (126), Acts of the Sixty-second General Assem-
734 bly, is hereby amended by striking lines five (5) and six (6)
735 and inserting in lieu thereof the following paragraph:

736 " 'Commissioner' means the commissioner of the department
737 of social services or his designee."

738 Sec. 88. Chapter two hundred nine (209), section one hun-
739 dred twenty-seven (127), Acts of the Sixty-second General Assem-
740 bly, is hereby amended by striking from lines five (5) and seven
741 (7) the words "state director" and inserting in lieu thereof the
742 word "commissioner" in each instance.

743 Sec. 89. Chapter two hundred nine (209), section one hun-
744 dred twenty-eight (128), Acts of the Sixty-second General Assem-
745 bly, is hereby amended by striking from lines four (4) and eight
746 (8) the words "state director" and inserting in lieu thereof the
747 word "commissioner" in each instance.

748 Sec. 90. Chapter two hundred nine (209), section one hun-
749 dred twenty-nine (129), Acts of the Sixty-second General Assem-
750 bly, is hereby amended by striking from lines four (4) and seven
751 (7) the words "state director" and inserting in lieu thereof the
752 word "commissioner" in each instance.

753 Sec. 91. Chapter two hundred nine (209), section one hun-
754 dred thirty (130), Acts of the Sixty-second General Assembly,
755 is hereby amended by striking from line three (3) the words
756 "state director" and inserting in lieu thereof the word "com-
757 missioner".

758 Sec. 92. Chapter two hundred nine (209), section one hun-
759 dred thirty-one (131), Acts of the Sixty-second General Assembly,
760 is hereby amended by striking from line four (4) the words
761 "state director" and inserting in lieu thereof the word "com-
762 missioner".

763 Sec. 93. Chapter two hundred nine (209), section one hun-
764 dred thirty-two (132), Acts of the Sixty-second General Assembly,
765 is hereby amended as follows:

766 1. By striking subsection one (1) and inserting in lieu
767 thereof the following new subsection:

768 "1. By striking all of line eight (8) after the word 'to'
769 and inserting in lieu thereof the words 'the commissioner. The
770 commissioner shall'."

771 2. By striking from lines seven (7) through nine (9) the
772 words "state director or by the director of the division of
773 child and family services of the department of social services"
774 and inserting in lieu thereof the word "commissioner".

775 3. By striking from line eleven (11) the words "state di-
776 rector" and inserting in lieu thereof the word "commissioner".

777 Sec. 94. Chapter two hundred nine (209), section one hun-
778 dred thirty-three (133), Acts of the Sixty-second General As-
779 sembly, is hereby amended by striking from lines three (3) and
780 four (4) the words "state director" and inserting in lieu
781 thereof the word "commissioner".

782 Sec. 95. Chapter two hundred nine (209), section one hun-
783 dred thirty-four (134), Acts of the Sixty-second General Assem-
784 bly, is hereby amended by striking from line four (4) the words
785 "state director" and inserting in lieu thereof the word "com-
786 missioner".

787 Sec. 96. Chapter two hundred nine (209), section one hun-
788 dred thirty-six (136), Acts of the Sixty-second General Assembly,
789 is hereby amended by striking from lines three (3) and four (4)
790 the words "state director" and inserting in lieu thereof the
791 word "commissioner".

792 Sec. 97. Chapter two hundred nine (209), section one hun-
793 dred thirty-seven (137), Acts of the Sixty-second General Assem-
794 bly, is hereby amended by striking from line four (4) the words
795 "state director" and inserting in lieu thereof the word "com-
796 missioner".

797 Sec. 98. Chapter two hundred nine (209), section one hun-
798 dred thirty-eight (138), Acts of the Sixty-second General Assem-
799 bly, is hereby amended as follows:

800 1. By striking from line four (4) the words "state direc-
801 tor" and inserting in lieu thereof the word "commissioner".

802 2. By striking from line six (6) the words "state direc-
803 tor's" and inserting in lieu thereof the word "commissioner's".

804 Sec. 99. Chapter two hundred nine (209), Acts of the
805 Sixty-second General Assembly, is hereby amended by striking
806 section one hundred thirty-nine (139) and inserting in lieu
807 thereof the following:

808 "Section two hundred twenty-two point fifty-nine (222.59),
809 Code 1966, is hereby amended by striking from line nine (9) the
810 words 'board or the director' and inserting in lieu thereof the
811 word 'commissioner'."

812 Sec. 100. Chapter two hundred nine (209), section one hun-
813 dred forty (140), Acts of the Sixty-second General Assembly, is
814 hereby amended by striking from lines four (4), six (6), and eight
815 (8) the words "state director" and inserting in lieu thereof the
816 word "commissioner" in each instance.

817 Sec. 101. Chapter two hundred nine (209), section one hun-
818 dred forty-one (141), Acts of the Sixty-second General Assembly,
819 is hereby amended by striking from lines four (4), six (6), nine
820 (9), eleven (11), and thirteen (13) and fourteen (14) the words
821 "state director" and inserting in lieu thereof the word "commis-
822 sioner" in each instance.

823 Sec. 102. Chapter two hundred nine (209), section one hun-
824 dred forty-two (142), Acts of the Sixty-second General Assembly,
825 is hereby amended by striking from lines four (4) and six (6)
826 the words "state director" and inserting in lieu thereof the
827 word "commissioner" in each instance.

828 Sec. 103. Chapter two hundred nine (209), section one hun-
829 dred forty-three (143), Acts of the Sixty-second General Assem-
830 bly, is hereby amended by striking from lines four (4) and six
831 (6) the words "state director" and inserting in lieu thereof
832 the word "commissioner" in each instance.

833 Sec. 104. Chapter two hundred nine (209), section one hun-
834 dred forty-five (145), Acts of the Sixty-second General Assembly,
835 is hereby amended by striking from lines four (4) and six (6)
836 the words "state director" and inserting in lieu thereof the
837 word "commissioner" in each instance.

838 Sec. 105. Chapter two hundred nine (209), section one hun-
839 dred forty-six (146), Acts of the Sixty-second General Assembly,
840 is hereby amended by striking from line four (4) the words
841 "state director" and inserting in lieu thereof the word "com-
842 missioner".

843 Sec. 106. Chapter two hundred nine (209), section one hun-
844 dred forty-seven (147), Acts of the Sixty-second General Assembly,
845 is hereby amended as follows:

846 1. By striking from lines four (4) and eight (8) the words
847 "state director" and inserting in lieu thereof the word "commis-
848 sioner" in each instance.

849 2. By striking from line six (6) the word "division" and
850 inserting in lieu thereof the word "commissioner".

851 Sec. 107. Chapter two hundred nine (209), section one hun-
852 dred fifty-two (152), Acts of the Sixty-second General Assembly,
853 is hereby amended as follows:

854 1. By striking lines four (4) through six (6), inclusive,
855 and inserting in lieu thereof the words "thereof the word 'com-
856 missioner'."

857 2. By striking from line nine (9) the word "director" and
858 inserting in lieu thereof the word "commissioner".

859 Sec. 108. Chapter two hundred nine (209), section one hun-
860 dred fifty-three (153), Acts of the Sixty-second General Assem-
861 bly, is hereby amended by striking lines three (3) through five
862 (5), inclusive, and inserting in lieu thereof the words "For the
863 purpose of this chapter 'commissioner' means the commissioner
864 of the department of social services or his designee."

865 Sec. 109. Chapter two hundred nine (209), section one hun-
866 dred fifty-four (154), Acts of the Sixty-second General Assembly,
867 is hereby amended by striking from lines three (3) and four (4)
868 the words "state director" and inserting in lieu thereof the
869 word "commissioner".

870 Sec. 110. Chapter two hundred nine (209), section one hun-
871 dred fifty-five (155), Acts of the Sixty-second General Assembly,
872 is hereby amended by striking from line four (4) the words "state
873 director" and inserting in lieu thereof the word "commissioner".

874 Sec. 111. Chapter two hundred nine (209), section one hun-
875 dred fifty-six (156), Acts of the Sixty-second General Assembly,
876 is hereby amended by striking from line four (4) the words
877 "state director" and inserting in lieu thereof the word "com-
878 missioner".

879 Sec. 112. Chapter two hundred nine (209), section one hun-
880 dred fifty-seven (157), Acts of the Sixty-second General Assem-
881 bly, is hereby amended by striking from lines four (4) and six
882 (6) the words "state director" and inserting in lieu thereof
883 the word "commissioner" in each instance.

884 Sec. 113. Chapter two hundred nine (209), section one
885 hundred fifty-eight (158), Acts of the Sixty-second General
886 Assembly, is hereby amended by striking from lines five (5),
887 seven (7), and nine (9) the words "state director" and insert-
888 ing in lieu thereof the word "commissioner" in each instance.

889 Sec. 114. Chapter two hundred nine (209), section one
890 hundred fifty-nine (159), Acts of the Sixty-second General
891 Assembly, is hereby amended by striking from line four (4) the
892 words "state director" and inserting in lieu thereof the word
893 "commissioner".

894 Sec. 115. Chapter two hundred nine (209), section one
895 hundred sixty (160), Acts of the Sixty-second General Assembly,
896 is hereby amended by striking from line four (4) the words
897 "state director" and inserting in lieu thereof the word "com-
898 missioner".

899 Sec. 116. Chapter two hundred nine (209), section one
900 hundred sixty-one (161), Acts of the Sixty-second General

901 Assembly, is hereby amended by striking from line four (4) the
902 words "state director" and inserting in lieu thereof the word
903 "commissioner".

904 Sec. 117. Chapter two hundred nine (209), section one
905 hundred sixty-two (162), Acts of the Sixty-second General
906 Assembly, is hereby amended by striking from lines four (4)
907 and six (6) the words "state director" and inserting in lieu
908 thereof the word "commissioner" in each instance.

909 Sec. 118. Chapter two hundred nine (209), section one
910 hundred sixty-three (163), Acts of the Sixty-second General
911 Assembly, is hereby amended by striking from line four (4) the
912 words "state director" and inserting in lieu thereof the word
913 "commissioner".

914 Sec. 119. Chapter two hundred nine (209), section one
915 hundred sixty-four (164), Acts of the Sixty-second General
916 Assembly, is hereby amended by striking from line four (4) the
917 words "state director" and inserting in lieu thereof the word
918 "commissioner".

919 Sec. 120. Chapter two hundred nine (209), section one
920 hundred sixty-five (165), Acts of the Sixty-second General
921 Assembly, is hereby amended by striking from lines four (4)
922 and six (6) the words "state director" and inserting in lieu
923 thereof the word "commissioner" in each instance.

924 Sec. 121. Chapter two hundred nine (209), section one
925 hundred sixty-six (166), Acts of the Sixty-second General
926 Assembly, is hereby amended by striking from lines three (3)
927 and four (4) the words "state director" and inserting in lieu
928 thereof the word "commissioner".

929 Sec. 122. Chapter two hundred nine (209), section one
930 hundred sixty-seven (167), Acts of the Sixty-second General
931 Assembly, is hereby amended as follows:

932 1. By striking from line four (4) the words "state direc-
933 tor" and inserting in lieu thereof the word "commissioner".

934 2. By striking from line six (6) the word "director" and
935 inserting in lieu thereof the word "commissioner".

936 Sec. 123. Chapter two hundred nine (209), section one
937 hundred sixty-eight (168), Acts of the Sixty-second General
938 Assembly, is hereby amended by striking from line four (4) the
939 words "state director" and inserting in lieu thereof the word
940 "commissioner".

941 Sec. 124. Chapter two hundred nine (209), section one
942 hundred sixty-nine (169), Acts of the Sixty-second General As-
943 sembly, is hereby amended by striking from line four (4) the
944 words "state director" and inserting in lieu thereof the word
945 "commissioner".

946 Sec. 125. Chapter two hundred nine (209), section one
947 hundred seventy (170), Acts of the Sixty-second General Assem-
948 bly, is hereby amended by striking lines three (3) through
949 five (5), inclusive, and inserting in lieu thereof the follow-
950 ing:

951 "The word 'commissioner' as used in this chapter means
952 the commissioner of the department of social services or his
953 designee."

954 Sec. 126. Chapter two hundred nine (209), section one
955 hundred seventy-one (171), Acts of the Sixty-second General

956 Assembly, is hereby amended by striking from line four (4) the
957 words "state director" and inserting in lieu thereof the word
958 "commissioner".

959 Sec. 127. Chapter two hundred nine (209), section one
960 hundred seventy-two (172), Acts of the Sixty-second General
961 Assembly, is hereby amended by striking from lines four (4),
962 six (6) and seven (7), eleven (11), thirteen (13), fifteen (15),
963 seventeen (17), nineteen (19), and twenty-one (21) the words
964 "state director" and inserting in lieu thereof the word "com-
965 missioner" in each instance.

966 Sec. 128. Chapter two hundred nine (209), section one
967 hundred seventy-three (173), Acts of the Sixty-second General
968 Assembly, is hereby amended by striking from lines four (4)
969 and six (6) the words "state director" and inserting in lieu
970 thereof the word "commissioner" in each instance.

971 Sec. 129. Chapter two hundred nine (209), section one
972 hundred seventy-four (174), Acts of the Sixty-second General
973 Assembly, is hereby amended by striking from lines four (4)
974 and six (6) the words "state director" and inserting in lieu
975 thereof the word "commissioner" in each instance.

976 Sec. 130. Chapter two hundred nine (209), section one
977 hundred seventy-five (175), Acts of the Sixty-second General
978 Assembly, is hereby amended by striking from lines four (4)
979 and six (6) the words "state director" and inserting in lieu
980 thereof the word "commissioner" in each instance.

981 Sec. 131. Chapter two hundred nine (209), section one
982 hundred seventy-six (176), Acts of the Sixty-second General
983 Assembly, is hereby amended by striking from line three (3)
984 the words "state director" and inserting in lieu thereof the
985 word "commissioner".

986 Sec. 132. Chapter two hundred nine (209), section one
987 hundred seventy-seven (177), Acts of the Sixty-second General
988 Assembly, is hereby amended by striking from lines four (4)
989 and six (6) the words "state director" and inserting in lieu
990 thereof the word "commissioner" in each instance.

991 Sec. 133. Chapter two hundred nine (209), section one
992 hundred seventy-eight (178), Acts of the Sixty-second General
993 Assembly, is hereby amended by striking from lines three (3)
994 and four (4) the words "state director" and inserting in lieu
995 thereof the word "commissioner".

996 Sec. 134. Chapter two hundred nine (209), section one
997 hundred seventy-nine (179), Acts of the Sixty-second General
998 Assembly, is hereby amended by striking from line four (4) the
999 words "state director" and inserting in lieu thereof the word
1000 "commissioner".

1001 Sec. 135. Chapter two hundred nine (209), section one
1002 hundred eighty (180), Acts of the Sixty-second General Assem-
1003 bly, is hereby amended by striking from line four (4) the words
1004 "state director" and inserting in lieu thereof the word "com-
1005 missioner".

1006 Sec. 136. Chapter two hundred nine (209), section one
1007 hundred eighty-one (181), Acts of the Sixty-second General
1008 Assembly, is hereby amended by striking from line four (4) the
1009 words "state director" and inserting in lieu thereof the word
1010 "commissioner".

1011 Sec. 137. Chapter two hundred nine (209), section one
1012 hundred eighty-two (182), Acts of the Sixty-second General
1013 Assembly, is hereby amended by striking from lines four (4)
1014 and six (6) the words "state director" and inserting in lieu
1015 thereof the word "commissioner" in each instance.

1016 Sec. 138. Chapter two hundred nine (209), section one
1017 hundred eighty-three (183), Acts of the Sixty-second General
1018 Assembly, is hereby amended by striking lines three (3) through
1019 five (5), inclusive, and inserting in lieu thereof the follow-
1020 ing:

1021 "The word 'commissioner' as used in this chapter means
1022 the commissioner of the department of social services or his
1023 designee."

1024 Sec. 139. Chapter two hundred nine (209), section one
1025 hundred eighty-four (184), Acts of the Sixty-second General
1026 Assembly, is hereby amended by striking from lines five (5)
1027 and seven (7) the words "state director" and inserting in lieu
1028 thereof the word "commissioner" in each instance.

1029 Sec. 140. Chapter two hundred nine (209), section one
1030 hundred eighty-five (185), Acts of the Sixty-second General
1031 Assembly, is hereby amended by striking from line four (4) the
1032 words "state director" and inserting in lieu thereof the word
1033 "commissioner".

1034 Sec. 141. Chapter two hundred nine (209), section one
1035 hundred eighty-six (186), Acts of the Sixty-second General As-
1036 sembly, is hereby amended by striking from line four (4) the
1037 words "state director" and inserting in lieu thereof the word
1038 "commissioner".

1039 Sec. 142. Chapter two hundred nine (209), section one
1040 hundred eighty-seven (187), Acts of the Sixty-second General
1041 Assembly, is hereby amended by striking from line four (4) the
1042 words "state director" and inserting in lieu thereof the word
1043 "commissioner".

1044 Sec. 143. Chapter two hundred nine (209), section one
1045 hundred eighty-eight (188), Acts of the Sixty-second General
1046 Assembly, is hereby amended by striking from lines three (3)
1047 and four (4) the words "state director" and inserting in lieu
1048 thereof the word "commissioner".

1049 Sec. 144. Chapter two hundred nine (209), section one
1050 hundred eighty-nine (189), Acts of the Sixty-second General
1051 Assembly, is hereby amended by striking from line three (3)
1052 the words "state director" and inserting in lieu thereof the
1053 word "commissioner".

1054 Sec. 145. Chapter two hundred nine (209), section one
1055 hundred ninety (190), Acts of the Sixty-second General Assem-
1056 bly, is hereby amended by striking from lines four (4) and six
1057 (6) the words "state director" and inserting in lieu thereof
1058 the word "commissioner" in each instance.

1059 Sec. 146. Chapter two hundred nine (209), section one
1060 hundred ninety-one (191), Acts of the Sixty-second General
1061 Assembly, is hereby amended by striking from line four (4) the
1062 words "state director" and inserting in lieu thereof the word
1063 "commissioner".

1064 Sec. 147. Chapter two hundred nine (209), section one

1065 hundred ninety-two (192), Acts of the Sixty-second General
 1066 Assembly, is hereby amended by striking from lines four (4)
 1067 and six (6) the words "state director" and inserting in lieu
 1068 thereof the word "commissioner" in each instance.

1069 Sec. 148. Chapter two hundred nine (209), section one
 1070 hundred ninety-three (193), Acts of the Sixty-second General
 1071 Assembly, is hereby amended by striking lines three (3) through
 1072 five (5), inclusive, and inserting in lieu thereof the follow-
 1073 ing:

1074 "The word 'commissioner' as used in this chapter means
 1075 the commissioner of the department of social services or his
 1076 designee."

1077 Sec. 149. Chapter two hundred nine (209), section one
 1078 hundred ninety-four (194), Acts of the Sixty-second General
 1079 Assembly, is hereby amended by striking from lines four (4),
 1080 six (6), and eight (8) the words "state director" and insert-
 1081 ing in lieu thereof the word "commissioner" in each instance.

1082 Sec. 150. Chapter two hundred nine (209), section one
 1083 hundred ninety-five (195), Acts of the Sixty-second General
 1084 Assembly, is hereby amended by striking from lines four (4),
 1085 six (6) and seven (7), ten (10), twelve (12) and thirteen (13),
 1086 and fifteen (15) and sixteen (16) the words "state director"
 1087 and inserting in lieu thereof the word "commissioner" in each
 1088 instance.

1089 Sec. 151. Chapter two hundred nine (209), section one
 1090 hundred ninety-six (196), Acts of the Sixty-second General
 1091 Assembly, is hereby amended by striking from line four (4) the
 1092 words "state director" and inserting in lieu thereof the word
 1093 "commissioner".

1094 Sec. 152. Chapter two hundred nine (209), section one
 1095 hundred ninety-seven (197), Acts of the Sixty-second General
 1096 Assembly, is hereby amended by striking from lines four (4),
 1097 and six (6) and seven (7) the words "state director" and in-
 1098 serting in lieu thereof the word "commissioner" in each in-
 1099 stance.

1100 Sec. 153. Chapter two hundred nine (209), section one
 1101 hundred ninety-eight (198), Acts of the Sixty-second General
 1102 Assembly, is hereby amended by striking from lines four (4)
 1103 and six (6) the words "state director" and inserting in lieu
 1104 thereof the word "commissioner" in each instance.

1105 Sec. 154. Chapter two hundred nine (209), section one
 1106 hundred ninety-nine (199), Acts of the Sixty-second General
 1107 Assembly, is hereby amended by striking from line three (3)
 1108 the words "state director" and inserting in lieu thereof the
 1109 word "commissioner".

1110 Sec. 155. Chapter two hundred nine (209), section two hun-
 1111 dred (200), Acts of the Sixty-second General Assembly, is hereby
 1112 amended by striking from lines four (4) and six (6) the words
 1113 "state director" and inserting in lieu thereof the word "com-
 1114 missioner" in each instance.

1115 Sec. 156. Chapter two hundred nine (209), section two
 1116 hundred one (201), Acts of the Sixty-second General Assembly,
 1117 is hereby amended as follows:

1118 1. By striking from line four (4) the words "state direc-

- 1119 tor" and inserting in lieu thereof the word "commissioner".
1120 2. By striking from lines six (6) and seven (7) the words
1121 "state director or any other director of the state department
1122 of social services" and inserting in lieu thereof the word "com-
1123 missioner".
- 1124 Sec. 157. Chapter two hundred nine (209), section two
1125 hundred two (202), Acts of the Sixty-second General Assembly,
1126 is hereby amended by striking from line four (4) the words
1127 "state director" and inserting in lieu thereof the word "com-
1128 missioner".
- 1129 Sec. 158. Chapter two hundred nine (209), section two
1130 hundred three (203), Acts of the Sixty-second General Assembly,
1131 is hereby amended by striking lines three (3) through five (5),
1132 inclusive, and inserting in lieu thereof the following:
1133 "The word 'commissioner' as used in this chapter means
1134 the commissioner of the department of social services or his
1135 designee."
- 1136 Sec. 159. Chapter two hundred nine (209), section two
1137 hundred four (204), Acts of the Sixty-second General Assembly,
1138 is hereby amended by striking from lines five (5) and seven
1139 (7) the words "state director" and inserting in lieu thereof
1140 the word "commissioner" in each instance.
- 1141 Sec. 160. Chapter two hundred nine (209), section two
1142 hundred five (205), Acts of the Sixty-second General Assembly,
1143 is hereby amended by striking from lines four (4) and six (6)
1144 the words "state director" and inserting in lieu thereof the
1145 word "commissioner" in each instance.
- 1146 Sec. 161. Chapter two hundred nine (209), section two
1147 hundred six (206), Acts of the Sixty-second General Assembly,
1148 is hereby amended by striking from line four (4) the words
1149 "state director" and inserting in lieu thereof the word "com-
1150 missioner".
- 1151 Sec. 162. Chapter two hundred nine (209), section two
1152 hundred seven (207), Acts of the Sixty-second General Assembly,
1153 as amended by chapter one hundred fifty-two (152), section
1154 seven (7), Acts of the Sixty-second General Assembly, First Ses-
1155 sion, is hereby further amended by striking from line five (5)
1156 the words "state director" and inserting in lieu thereof the
1157 word "commissioner".
- 1158 Sec. 163. Chapter two hundred nine (209), section two
1159 hundred eight (208), Acts of the Sixty-second General Assembly,
1160 as amended by chapter one hundred fifty-two (152), section
1161 eight (8), Acts of the Sixty-third General Assembly, First Ses-
1162 sion, is hereby further amended by striking from line five (5)
1163 the words "state director" and inserting in lieu thereof the
1164 word "commissioner".
- 1165 Sec. 164. Chapter two hundred nine (209), section two
1166 hundred nine (209), Acts of the Sixty-second General Assembly,
1167 is hereby amended by striking from lines four (4) and six (6)
1168 the words "state director" and inserting in lieu thereof the
1169 word "commissioner" in each instance.
- 1170 Sec. 165. Chapter two hundred nine (209), section two
1171 hundred ten (210), Acts of the Sixty-second General Assembly,

1172 is hereby amended by striking from lines five (5) and eight (8)
1173 the word "director" and inserting in lieu thereof the word "com-
1174 missioner" in each instance.

1175 Sec. 166. Chapter two hundred nine (209), section two
1176 hundred eleven (211), Acts of the Sixty-second General Assembly,
1177 is hereby amended by striking from lines two (2) and three (3)
1178 the word "director" and inserting in lieu thereof the word
1179 "commissioner".

1180 Sec. 167. Chapter two hundred nine (209), section two
1181 hundred twelve (212), Acts of the Sixty-second General Assem-
1182 bly, is hereby amended by striking from line four (4) the words
1183 "state director" and inserting in lieu thereof the word "com-
1184 missioner".

1185 Sec. 168. Chapter two hundred nine (209), section two
1186 hundred thirteen (213), Acts of the Sixty-second General Assem-
1187 bly, is hereby amended by striking lines three (3) through
1188 seven (7), inclusive, and inserting in lieu thereof the fol-
1189 lowing:

1190 "The word 'commissioner' as used in this chapter means
1191 the commissioner of the department of social services or his
1192 designee; 'county board' means the county board of social wel-
1193 fare."

1194 Sec. 169. Chapter two hundred nine (209), section two
1195 hundred sixteen (216), Acts of the Sixty-second General Assem-
1196 bly, as amended by chapter one hundred fifty-two (152), sec-
1197 tion sixty-nine (69), Acts of the Sixty-third General Assembly,
1198 First Session, is hereby further amended as follows:

1199 1. By striking from lines four (4), thirty-one (31), and
1200 forty-four (44) the word "director" and inserting in lieu thereof
1201 the word "commissioner".

1202 2. By striking from lines thirteen (13) and fourteen (14)
1203 the words "the commissioner of the department of social services
1204 and".

1205 3. By striking subsection nineteen (19).

1206 4. By striking lines fifty (50) through fifty-two (52),
1207 inclusive, and inserting in lieu thereof the following:

1208 "21. By striking from subsection five (5), lines five (5)
1209 and six (6), inclusive, and inserting in lieu thereof the words
1210 'the expenses of operating the state department'."

1211 5. By striking from lines fifty-five (55) and fifty-six
1212 (56) the words "state director with the consent and approval
1213 of the commissioner of the department of social services and"
1214 and inserting in lieu thereof the words "the commissioner, with
1215 the consent and approval of".

1216 6. By striking from line fifty-eight (58) the words "state
1217 director" and inserting in lieu thereof the word "commissioner".

1218 Sec. 170. Chapter two hundred nine (209), section two
1219 hundred seventeen (217), Acts of the Sixty-second General As-
1220 sembly, is hereby amended as follows:

1221 1. By striking from line seven (7) the words "of the
1222 state division".

1223 2. By striking from line ten (10) the word "director"
1224 and inserting in lieu thereof the word "commissioner".

1225 3. By striking lines twelve (12) and thirteen (13) and
1226 inserting in lieu thereof a period.

1227 Sec. 171. Chapter two hundred nine (209), section two
1228 hundred eighteen (218), Acts of the Sixty-second General Assem-
1229 bly, is hereby amended by striking from line four (4) the words
1230 "state director" and inserting in lieu thereof the word "com-
1231 missioner".

1232 Sec. 172. Chapter two hundred nine (209), section two
1233 hundred nineteen (219), Acts of the Sixty-second General Assem-
1234 bly, is hereby amended by striking from line three (3) the
1235 word "director" and inserting in lieu thereof the word "com-
1236 missioner".

1237 Sec. 173. Chapter two hundred nine (209), section two
1238 hundred twenty (220), Acts of the Sixty-second General Assembly,
1239 is hereby amended by striking from lines four (4) and six (6)
1240 the words "state director" and inserting in lieu thereof the
1241 word "commissioner" in each instance.

1242 Sec. 174. Chapter two hundred nine (209), section two
1243 hundred twenty-one (221), Acts of the Sixty-second General
1244 Assembly, is hereby amended as follows:

1245 1. By striking from line four (4) the words "state divi-
1246 sion" and inserting in lieu thereof the word "commissioner".

1247 2. By striking from line six (6) the word "director" and
1248 inserting in lieu thereof the word "commissioner".

1249 Sec. 175. Chapter two hundred nine (209), section two
1250 hundred twenty-two (222), Acts of the Sixty-second General
1251 Assembly, is hereby amended by striking from line four (4) the
1252 words "state director" and inserting in lieu thereof the word
1253 "commissioner".

1254 Sec. 176. Chapter two hundred nine (209), section two
1255 hundred twenty-three (223), Acts of the Sixty-second General
1256 Assembly, is hereby amended by striking from line five (5) the
1257 words "state director" and inserting in lieu thereof the word
1258 "commissioner".

1259 Sec. 177. Chapter two hundred nine (209), section two
1260 hundred twenty-four (224), Acts of the Sixty-second General
1261 Assembly, as amended by chapter one hundred fifty-two (152),
1262 section nine (9), Acts of the Sixty-third General Assembly,
1263 First Session, is hereby further amended by striking from
1264 lines four (4), eight (8), and ten (10) the word "director"
1265 and inserting in lieu thereof the word "commissioner" in each
1266 instance.

1267 Sec. 178. Chapter two hundred nine (209), section two
1268 hundred twenty-five (225), Acts of the Sixty-second General
1269 Assembly, is hereby amended by striking from line four (4) the
1270 word "director" and inserting in lieu thereof the word "com-
1271 missioner".

1272 Sec. 179. Chapter two hundred nine (209), section two
1273 hundred twenty-six (226), Acts of the Sixty-second General As-
1274 sembly, is hereby amended by striking from line four (4) the
1275 word "director" and inserting in lieu thereof the word "com-
1276 missioner".

1277 Sec. 180. Chapter two hundred nine (209), section two
1278 hundred twenty-seven (227), Acts of the Sixty-second General
1279 Assembly, is hereby amended by striking from lines four (4)
1280 through six (6) the words "director of the division of child
1281 and family services of the department of social services of

1282 the state of Iowa" and inserting in lieu thereof the word "com-
1283 missioner".

1284 Sec. 181. Chapter two hundred nine (209), section two
1285 hundred twenty-eight (228), Acts of the Sixty-second General
1286 Assembly, is hereby amended by striking from line four (4) the
1287 word "division" and inserting in lieu thereof the word "com-
1288 missioner".

1289 Sec. 182. Chapter two hundred nine (209), section two
1290 hundred twenty-nine (229), Acts of the Sixty-second General
1291 Assembly, is hereby amended by striking from lines four (4)
1292 and six (6) the words "state division" and inserting in lieu
1293 thereof the word "commissioner" in each instance.

1294 Sec. 183. Chapter two hundred nine (209), section two
1295 hundred thirty-one (231), Acts of the Sixty-second General
1296 Assembly, is hereby amended as follows:

1297 1. By striking subsection one (1) and inserting in lieu
1298 thereof the following:

1299 "1. By striking line one (1) and inserting in lieu thereof
1300 the words 'the commissioner in addition to all'."

1301 2. By striking from line six (6) the word "director" and
1302 inserting in lieu thereof the word "commissioner".

1303 3. By striking lines nine (9) through twelve (12), inclu-
1304 sive, and inserting in lieu thereof the following:

1305 "8. Cooperate with the juvenile courts of the state re-
1306 garding the services to be provided juveniles committed by
1307 such courts to any institutions under his control."

1308 Sec. 184. Chapter two hundred nine (209), section two
1309 hundred thirty-two (232), Acts of the Sixty-second General As-
1310 sembly, is hereby amended as follows:

1311 1. By striking from lines four (4) and eight (8) the word
1312 "director" and inserting in lieu thereof the word "commissioner"
1313 in each instance.

1314 2. By striking subsection two (2).

1315 Sec. 185. Chapter two hundred nine (209), section two
1316 hundred thirty-three (233), Acts of the Sixty-second General
1317 Assembly, is hereby amended by striking lines three (3) through
1318 ten (10), inclusive, and inserting in lieu thereof the follow-
1319 ing:

1320 "1. By striking lines three (3) and four (4) and insert-
1321 ing in lieu thereof the words 'duty of cooperating with the
1322 commissioner in carrying out the provisions of this'.

1323 2. By striking line six (6) and inserting in lieu thereof
1324 the words 'commissioner such reports regarding'.

1325 3. By striking line nine (9) and inserting in lieu there-
1326 of the words 'also, when requested by the commissioner'.

1327 4. By striking line seventeen (17) and inserting in lieu
1328 thereof the word 'commissioner'."

1329 Sec. 186. Chapter two hundred nine (209), section two
1330 hundred thirty-four (234), Acts of the Sixty-second General
1331 Assembly, is hereby amended by striking from lines four (4),
1332 six (6), and eight (8) the word "director" and inserting in
1333 lieu thereof the word "commissioner" in each instance.

1334 Sec. 187. Chapter two hundred nine (209), section two
1335 hundred thirty-five (235), Acts of the Sixty-second General
1336 Assembly, is hereby amended by striking lines seven (7), eight

1337 (8), and nine (9).

1338 Sec. 188. Chapter two hundred nine (209), section two
1339 hundred thirty-six (236), Acts of the Sixty-second General As-
1340 sembly, is hereby amended by striking from line four (4) the
1341 words "any division" and inserting in lieu thereof the word
1342 "commissioner".

1343 Sec. 189. Chapter two hundred nine (209), section two
1344 hundred fifty-two (252), Acts of the Sixty-second General As-
1345 sembly, is hereby amended as follows:

1346 1. By striking from lines five (5) and six (6) the words
1347 "any division of the department of social services or any
1348 director thereof" and inserting in lieu thereof the word "com-
1349 missioner".

1350 2. By striking subsection two (2).

1351 Sec. 190. Chapter two hundred nine (209), section two
1352 hundred fifty-three (253), Acts of the Sixty-second General
1353 Assembly, is hereby amended by striking from line four (4)
1354 the word "director" and inserting in lieu thereof the word
1355 "commissioner".

1356 Sec. 191. Chapter two hundred nine (209), section two
1357 hundred fifty-four (254), Acts of the Sixty-second General As-
1358 sembly, is hereby amended by striking from line four (4) the
1359 word "director" and inserting in lieu thereof the word "com-
1360 missioner".

1361 Sec. 192. Chapter two hundred nine (209), section two
1362 hundred fifty-five (255), Acts of the Sixty-second General As-
1363 sembly, is hereby amended by striking from line four (4) the
1364 word "director" and inserting in lieu thereof the word "com-
1365 missioner".

1366 Sec. 193. Chapter two hundred nine (209), section two
1367 hundred fifty-six (256), Acts of the Sixty-second General Assem-
1368 bly, is hereby amended by striking from line four (4) the word
1369 "director" and inserting in lieu thereof the word "commissioner".

1370 Sec. 194. Chapter two hundred nine (209), section two
1371 hundred fifty-seven (257), Acts of the Sixty-second General
1372 Assembly, is hereby amended by striking from line four (4) the
1373 word "director" and inserting in lieu thereof the word "com-
1374 missioner".

1375 Sec. 195. Chapter two hundred nine (209), section two
1376 hundred fifty-eight (258), Acts of the Sixty-second General
1377 Assembly, is hereby amended by striking from line four (4) the
1378 word "director" and inserting in lieu thereof the word "com-
1379 missioner".

1380 Sec. 196. Chapter two hundred nine (209), section two
1381 hundred fifty-nine (259), Acts of the Sixty-second General As-
1382 sembly, is hereby amended by striking from line four (4) the
1383 word "director" and inserting in lieu thereof the word "com-
1384 missioner".

1385 Sec. 197. Chapter two hundred nine (209), section two
1386 hundred sixty (260), Acts of the Sixty-second General Assembly,
1387 is hereby amended by striking from line four (4) the word "di-
1388 rector" and inserting in lieu thereof the word "commissioner".

1389 Sec. 198. Chapter two hundred nine (209), section two
1390 hundred sixty-two (262), Acts of the Sixty-second General As-

1391 ssembly, is hereby amended by striking from line four (4) the
1392 word "director" and inserting in lieu thereof the word "com-
1393 missioner".

1394 Sec. 199. Chapter two hundred nine (209), section two
1395 hundred sixty-three (263), Acts of the Sixty-second General As-
1396 ssembly, is hereby amended by striking from line four (4) the
1397 word "director" and inserting in lieu thereof the word "com-
1398 missioner".

1399 Sec. 200. Chapter two hundred nine (209), section two
1400 hundred sixty-four (264), Acts of the Sixty-second General As-
1401 ssembly, is hereby amended by striking from line four (4) the
1402 word "director" and inserting in lieu thereof the word "com-
1403 missioner".

1404 Sec. 201. Chapter two hundred nine (209), section two
1405 hundred sixty-five (265), Acts of the Sixty-second General As-
1406 ssembly, is hereby amended by striking from lines four (4), six
1407 (6), and eight (8) the word "director" and inserting in lieu
1408 thereof the word "commissioner" in each instance.

1409 Sec. 202. Chapter two hundred nine (209), section two
1410 hundred sixty-six (266), Acts of the Sixty-second General As-
1411 ssembly, is hereby amended by striking from line four (4) the
1412 word "director" and inserting in lieu thereof the word "com-
1413 missioner".

1414 Sec. 203. Chapter two hundred nine (209), section two
1415 hundred sixty-seven (267), Acts of the Sixty-second General
1416 Assembly, is hereby amended as follows:

1417 1. By striking from lines four (4) and five (5) the words
1418 "state director" and inserting in lieu thereof the word "com-
1419 missioner".

1420 2. By striking from line fifteen (15) the words "of the
1421 department of social services".

1422 Sec. 204. Chapter two hundred nine (209), section two
1423 hundred sixty-nine (269), Acts of the Sixty-second General As-
1424 ssembly, is hereby amended by striking from line three (3) the
1425 word "director" and inserting in lieu thereof the word "com-
1426 missioner".

1427 Sec. 205. Chapter two hundred nine (209), section two
1428 hundred seventy (270), Acts of the Sixty-second General Assem-
1429 bly, is hereby amended by striking from lines four (4), six
1430 (6), eight (8), and ten (10) the word "director" and inserting
1431 in lieu thereof the word "commissioner" in each instance.

1432 Sec. 206. Chapter two hundred nine (209), section two
1433 hundred seventy-one (271), Acts of the Sixty-second General
1434 Assembly, is hereby amended by striking from line three (3)
1435 the word "director" and inserting in lieu thereof the word
1436 "commissioner".

1437 Sec. 207. Chapter two hundred nine (209), section two
1438 hundred seventy-four (274), Acts of the Sixty-second General
1439 Assembly, is hereby amended by striking from lines four (4)
1440 and six (6) the word "director" and inserting in lieu thereof
1441 the word "commissioner" in each instance.

1442 Sec. 208. Chapter two hundred nine (209), section two
1443 hundred seventy-five (275), Acts of the Sixty-second General
1444 Assembly, is hereby amended by striking from lines five (5)

1445 and seven (7) the word "director" and inserting in lieu thereof
1446 the word "commissioner" in each instance.

1447 Sec. 209. Chapter two hundred nine (209), section two
1448 hundred seventy-six (276), Acts of the Sixty-second General
1449 Assembly, is hereby amended by striking from line four (4) the
1450 word "director" and inserting in lieu thereof the word "com-
1451 missioner".

1452 Sec. 210. Chapter two hundred nine (209), section two
1453 hundred seventy-seven (277), Acts of the Sixty-second General
1454 Assembly, is hereby amended by striking from lines four (4),
1455 six (6), and eight (8) the word "director" and inserting in
1456 lieu thereof the word "commissioner" in each instance.

1457 Sec. 211. Chapter two hundred nine (209), section two
1458 hundred seventy-eight (278), Acts of the Sixty-second General
1459 Assembly, is hereby amended by striking from lines five (5) and
1460 seven (7) the words "state director" and inserting in lieu
1461 thereof the word "commissioner" in each instance.

1462 Sec. 212. Chapter two hundred nine (209), section two
1463 hundred eighty-four (284), Acts of the Sixty-second General
1464 Assembly, is hereby amended by striking from line four (4) the
1465 word "director" and inserting in lieu thereof the word "com-
1466 missioner".

1467 Sec. 213. Chapter two hundred nine (209), section two
1468 hundred eighty-five (285), Acts of the Sixty-second General
1469 Assembly, is hereby amended by striking from line four (4) the
1470 word "director" and inserting in lieu thereof the word "com-
1471 missioner".

1472 Sec. 214. Chapter two hundred nine (209), section two
1473 hundred eighty-six (286), Acts of the Sixty-second General As-
1474 sembly, as amended by chapter one hundred fifty-two (152), sec-
1475 tion eleven (11), Acts of the Sixty-third General Assembly,
1476 First Session, is hereby further amended as follows:

1477 1. By striking lines five (5) through eight (8), inclu-
1478 sive, and inserting in lieu thereof the following:

1479 "The word 'commissioner' as used in this chapter means
1480 the commissioner of the department of social services or his
1481 designee."

1482 2. By striking from lines eleven (11) and twelve (12) the
1483 words "state division" and inserting in lieu thereof the word
1484 "commissioner".

1485 Sec. 215. Chapter two hundred nine (209), section two
1486 hundred eighty-seven (287), Acts of the Sixty-second General
1487 Assembly, is hereby amended by striking from line three (3)
1488 the word "director" and inserting in lieu thereof the word
1489 "commissioner".

1490 Sec. 216. Chapter two hundred nine (209), section two
1491 hundred eighty-eight (288), Acts of the Sixty-second General
1492 Assembly, as amended by chapter one hundred sixty-five (165),
1493 section one (1), Acts of the Sixty-third General Assembly,
1494 First Session, is hereby further amended by striking from line
1495 six (6) the word "division" and inserting in lieu thereof the
1496 word "commissioner".

1497 Sec. 217. Chapter two hundred nine (209), section two
1498 hundred eighty-nine (289), Acts of the Sixty-second General

1499 Assembly, is hereby amended by striking from line three (3)
1500 the word "director" and inserting in lieu thereof the word
1501 "commissioner".

1502 Sec. 218. Chapter two hundred nine (209), section two
1503 hundred ninety-one (291), Acts of the Sixty-second General
1504 Assembly, is hereby amended as follows:

1505 1. By striking from line four (4) the word "division"
1506 and inserting in lieu thereof the word "commissioner".

1507 2. By striking from line six (6) the word "director" and
1508 inserting in lieu thereof the word "commissioner".

1509 Sec. 219. Chapter two hundred nine (209), section two
1510 hundred ninety-two (292), Acts of the Sixty-second General
1511 Assembly, is hereby amended by striking from lines four (4) and
1512 six (6) the word "division" and inserting in lieu thereof the
1513 word "commissioner" in each instance.

1514 Sec. 220. Chapter two hundred nine (209), section two
1515 hundred ninety-three (293), Acts of the Sixty-second General
1516 Assembly, is hereby amended by striking from lines four (4) and
1517 six (6) the word "division" and inserting in lieu thereof the
1518 word "commissioner" in each instance.

1519 Sec. 221. Chapter two hundred nine (209), section two
1520 hundred ninety-four (294), Acts of the Sixty-second General
1521 Assembly, is hereby amended by striking from line three (3)
1522 the word "director" and inserting in lieu thereof the word
1523 "commissioner".

1524 Sec. 222. Chapter two hundred nine (209), section two
1525 hundred ninety-five (295), Acts of the Sixty-second General
1526 Assembly, is hereby amended as follows:

1527 1. By striking from lines four (4), five (5), and six (6)
1528 the words "division of child and family services of the depart-
1529 ment of social services of the state of Iowa and the state
1530 director of said division" and inserting in lieu thereof the
1531 word "commissioner".

1532 2. By striking from line eight (8) the word "director"
1533 and inserting in lieu thereof the word "commissioner".

1534 Sec. 223. Chapter two hundred nine (209), section two
1535 hundred ninety-six (296), Acts of the Sixty-second General As-
1536 sembly, is hereby amended by striking lines three (3), four
1537 (4), and five (5) and inserting in lieu thereof the following:

1538 "The word 'commissioner' as used in the chapter means
1539 the commissioner of the department of social services or his
1540 designee."

1541 Sec. 224. Chapter two hundred nine (209), section two
1542 hundred ninety-seven (297), Acts of the Sixty-second General
1543 Assembly, is hereby amended by striking from line three (3)
1544 the word "director" and inserting in lieu thereof the word
1545 "commissioner".

1546 Sec. 225. Chapter two hundred nine (209), section two
1547 hundred ninety-eight (298), Acts of the Sixty-second General
1548 Assembly, is hereby amended by striking from line three (3)
1549 the word "director" and inserting in lieu thereof the word
1550 "commissioner".

1551 Sec. 226. Chapter two hundred nine (209), section two
1552 hundred ninety-nine (299), Acts of the Sixty-second General
1553 Assembly, is hereby amended by striking lines four (4) through

1554 nine (9), inclusive, and inserting in lieu thereof the follow-
1555 ing:

1556 "As used in this chapter: 'Commissioner' means the com-
1557 missioner of the department of social services or his designee;
1558 'county board' means the county board of social welfare".

1559 Sec. 227. Chapter two hundred nine (209), section three
1560 hundred one (301), Acts of the Sixty-second General Assembly,
1561 is hereby amended by striking from lines four (4) and six (6)
1562 the word "director" and inserting in lieu thereof the word "com-
1563 missioner" in each instance.

1564 Sec. 228. Chapter two hundred nine (209), section three
1565 hundred two (302), Acts of the Sixty-second General Assembly,
1566 is hereby amended by striking from lines four (4), six (6),
1567 eight (8), and ten (10) the word "director" and inserting in
1568 lieu thereof the word "commissioner" in each instance.

1569 Sec. 229. Chapter two hundred nine (209), section three
1570 hundred three (303), Acts of the Sixty-second General Assembly,
1571 is hereby amended by striking from lines four (4) and six (6)
1572 the word "director" and inserting in lieu thereof the word "com-
1573 missioner" in each instance.

1574 Sec. 230. Chapter two hundred nine (209), section three
1575 hundred four (304), Acts of the Sixty-second General Assembly,
1576 is hereby amended by striking from line three (3) the word
1577 "director" and inserting in lieu thereof the word "commissioner".

1578 Sec. 231. Chapter two hundred nine (209), section three
1579 hundred five (305), Acts of the Sixty-second General Assembly,
1580 is hereby amended by striking from lines four (4), six (6), and
1581 eight (8) the word "director" and inserting in lieu thereof the
1582 word "commissioner" in each instance.

1583 Sec. 232. Chapter two hundred nine (209), section three
1584 hundred six (306), Acts of the Sixty-second General Assembly,
1585 is hereby amended as follows:

1586 1. By striking from lines four (4), nine (9), and eleven
1587 (11) the word "director" and inserting in lieu thereof the word
1588 "commissioner" in each instance.

1589 2. By striking subsection two (2).

1590 Sec. 233. Chapter two hundred nine (209), section three
1591 hundred eight (308), Acts of the Sixty-second General Assembly,
1592 is hereby amended by striking from lines four (4), six (6),
1593 eight (8), and ten (10) the word "director" and inserting in
1594 lieu thereof the word "commissioner" in each instance.

1595 Sec. 234. Chapter two hundred nine (209), section three
1596 hundred nine (309), Acts of the Sixty-second General Assembly,
1597 is hereby amended by striking from lines four (4) and six (6)
1598 the word "director" and inserting in lieu thereof the word "com-
1599 missioner" in each instance.

1600 Sec. 235. Chapter two hundred nine (209), section three
1601 hundred ten (310), Acts of the Sixty-second General Assembly,
1602 is hereby amended by striking from lines four (4) and six (6)
1603 the word "director" and inserting in lieu thereof the word "com-
1604 missioner" in each instance.

1605 Sec. 236. Chapter two hundred nine (209), section three
1606 hundred eleven (311), Acts of the Sixty-second General Assem-
1607 bly, is hereby amended by striking from lines four (4) and six

- 1608 (6) the word "director" and inserting in lieu thereof the word
1609 "commissioner" in each instance.
- 1610 Sec. 237. Chapter two hundred nine (209), section three
1611 hundred twelve (312), Acts of the Sixty-second General Assem-
1612 bly, is hereby amended by striking from lines four (4) and six
1613 (6) the word "director" and inserting in lieu thereof the word
1614 "commissioner" in each instance.
- 1615 Sec. 238. Chapter two hundred nine (209), section three
1616 hundred thirteen (313), Acts of the Sixty-second General Assem-
1617 bly, is hereby amended by striking from lines four (4) and six
1618 (6) the word "division" and inserting in lieu thereof the word
1619 "commissioner" in each instance.
- 1620 Sec. 239. Chapter two hundred nine (209), section three
1621 hundred fourteen (314), Acts of the Sixty-second General Assem-
1622 bly, is hereby amended by striking from lines four (4), six (6),
1623 and eight (8) the word "director" and inserting in lieu thereof
1624 the word "commissioner" in each instance.
- 1625 Sec. 240. Chapter two hundred nine (209), section three
1626 hundred fifteen (315), Acts of the Sixty-second General Assem-
1627 bly, is hereby amended by striking lines four (4) through six
1628 (6), inclusive, and inserting in lieu thereof the following:
1629 "The word 'commissioner' means the commissioner of the
1630 department of social services or his designee.
1631 The words 'county board' mean a county board of social
1632 welfare."
- 1633 Sec. 241. Chapter two hundred nine (209), section three
1634 hundred sixteen (316), Acts of the Sixty-second General Assem-
1635 bly, is hereby amended by striking from line three (3) the
1636 word "director" and inserting in lieu thereof the word "com-
1637 missioner".
- 1638 Sec. 242. Chapter two hundred nine (209), section three
1639 hundred seventeen (317), Acts of the Sixty-second General As-
1640 sembly, is hereby amended by striking from line three (3) the
1641 word "director" and inserting in lieu thereof the word "com-
1642 missioner".
- 1643 Sec. 243. Chapter two hundred nine (209), section three
1644 hundred eighteen (318), Acts of the Sixty-second General Assem-
1645 bly, is hereby amended as follows:
1646 1. By striking subsection one (1).
1647 2. By striking from line seven (7) the word "director"
1648 and inserting in lieu thereof the word "commissioner".
- 1649 Sec. 244. Chapter two hundred nine (209), section three
1650 hundred nineteen (319), Acts of the Sixty-second General Assem-
1651 bly, is hereby amended by striking from lines four (4), six (6),
1652 and eight (8) the word "director" and inserting in lieu thereof
1653 the word "commissioner" in each instance.
- 1654 Sec. 245. Chapter two hundred nine (209), section three
1655 hundred twenty-one (321), Acts of the Sixty-second General As-
1656 sembly, is hereby amended by striking from line four (4) the
1657 word "division" and inserting in lieu thereof the word "com-
1658 missioner".
- 1659 Sec. 246. Chapter two hundred nine (209), section three
1660 hundred twenty-two (322), Acts of the Sixty-second General As-
1661 sembly, is hereby amended as follows:

1662 1. By striking from lines four (4), six (6), and ten (10)
1663 the word "director" and inserting in lieu thereof the word "com-
1664 missioner" in each instance.

1665 2. By striking from line eight (8) the word "division"
1666 and inserting in lieu thereof the word "commissioner".

1667 Sec. 247. Chapter two hundred nine (209), section three
1668 hundred twenty-three (323), Acts of the Sixty-second General
1669 Assembly, is hereby amended by striking lines three (3) through
1670 six (6), inclusive, and inserting in lieu thereof the follow-
1671 ing:

1672 "The word 'commissioner' as used in this chapter means
1673 the commissioner of the department of social services or his
1674 designee."

1675 Sec. 248. Chapter two hundred nine (209), section three
1676 hundred twenty-four (324), Acts of the Sixty-second General
1677 Assembly, is hereby amended by striking from lines three (3)
1678 and four (4) the words "state director" and inserting in lieu
1679 thereof the word "commissioner".

1680 Sec. 249. Chapter two hundred nine (209), section three
1681 hundred twenty-five (325), Acts of the Sixty-second General
1682 Assembly, is hereby amended by striking from line three (3)
1683 the words "state director" and inserting in lieu thereof the
1684 word "commissioner".

1685 Sec. 250. Chapter two hundred nine (209), section three
1686 hundred twenty-six (326), Acts of the Sixty-second General As-
1687 sembly, is hereby amended by striking from line four (4) the
1688 words "state director" and inserting in lieu thereof the word
1689 "commissioner".

1690 Sec. 251. Chapter two hundred nine (209), section three
1691 hundred twenty-seven (327), Acts of the Sixty-second General
1692 Assembly, is hereby amended by striking from line three (3)
1693 the words "state director" and inserting in lieu thereof the
1694 word "commissioner".

1695 Sec. 252. Chapter two hundred nine (209), section three
1696 hundred twenty-eight (328), Acts of the Sixty-second General
1697 Assembly, is hereby amended by striking from line three (3)
1698 the words "state director" and inserting in lieu thereof the
1699 word "commissioner".

1700 Sec. 253. Chapter two hundred nine (209), section three
1701 hundred twenty-nine (329), Acts of the Sixty-second General As-
1702 sembly, is hereby amended by striking from line four (4) the
1703 words "state director" and inserting in lieu thereof the word
1704 "commissioner".

1705 Sec. 254. Chapter two hundred nine (209), section three
1706 hundred thirty (330), Acts of the Sixty-second General Assem-
1707 bly, is hereby amended by striking from lines four (4) and six
1708 (6) the words "state director" and inserting in lieu thereof
1709 the word "commissioner" in each instance.

1710 Sec. 255. Chapter two hundred nine (209), section three
1711 hundred thirty-one (331), Acts of the Sixty-second General As-
1712 sembly, is hereby amended as follows:

1713 1. By striking from line four (4) the words "state direc-
1714 tor" and inserting in lieu thereof the word "commissioner".

1715 2. By striking from line six (6) the word "director" and

1716 inserting in lieu thereof the word "commissioner".

1717 Sec. 256. Chapter two hundred nine (209), section three
1718 hundred thirty-two (332), Acts of the Sixty-second General As-
1719 ssembly, is hereby amended as follows:

1720 1. By striking from lines four (4) and five (5), and
1721 eleven (11) the words "state director" and inserting in lieu
1722 thereof the word "commissioner" in each instance.

1723 2. By striking lines eight (8) and nine (9) and insert-
1724 ing in lieu thereof the words "the word 'commissioner'."

1725 Sec. 257. Chapter two hundred nine (209), section three
1726 hundred thirty-three (333), Acts of the Sixty-second General
1727 Assembly, is hereby amended by striking lines three (3) through
1728 five (5), inclusive, and inserting in lieu thereof the follow-
1729 ing:

1730 "The word 'commissioner' as used in this chapter means
1731 the commissioner of the department of social services or his
1732 designee."

1733 Sec. 258. Chapter two hundred nine (209), section three
1734 hundred thirty-four (334), Acts of the Sixty-second General
1735 Assembly, is hereby amended by striking from line three (3)
1736 the words "state director" and inserting in lieu thereof the
1737 word "commissioner".

1738 Sec. 259. Chapter two hundred nine (209), section three
1739 hundred thirty-five (335), Acts of the Sixty-second General
1740 Assembly, is hereby amended by striking from line three (3)
1741 the words "state director" and inserting in lieu thereof the
1742 word "commissioner".

1743 Sec. 260. Chapter two hundred nine (209), section three
1744 hundred thirty-six (336), Acts of the Sixty-second General
1745 Assembly, is hereby amended by striking from line four (4)
1746 the words "state director" and inserting in lieu thereof the
1747 word "commissioner".

1748 Sec. 261. Chapter two hundred nine (209), section three
1749 hundred thirty-seven (337), Acts of the Sixty-second General
1750 Assembly, is hereby amended by striking lines four (4) through
1751 six (6), inclusive, and inserting in lieu thereof the follow-
1752 ing:

1753 "The commissioner may transfer to the homes minor wards
1754 of the state from any institution under his charge;"

1755 Sec. 262. Chapter two hundred nine (209), section three
1756 hundred thirty-eight (338), Acts of the Sixty-second General
1757 Assembly, is hereby amended by striking from line three (3)
1758 the words "state director" and inserting in lieu thereof the
1759 word "commissioner".

1760 Sec. 263. Chapter two hundred nine (209), section three
1761 hundred thirty-nine (339), Acts of the Sixty-second General As-
1762 ssembly, is hereby amended by striking from line three (3) the
1763 words "state director" and inserting in lieu thereof the word
1764 "commissioner".

1765 Sec. 264. Chapter two hundred nine (209), section three
1766 hundred forty (340), Acts of the Sixty-second General Assembly,
1767 is hereby amended by striking from line three (3) the words
1768 "state director" and inserting in lieu thereof the word "com-
1769 missioner".

1770 Sec. 265. Chapter two hundred nine (209), section three

1771 hundred forty-one (341), Acts of the Sixty-second General As-
1772 ssembly, is hereby amended by striking lines three (3) through
1773 five (5), inclusive, and inserting in lieu thereof the follow-
1774 ing:

1775 "The word 'commissioner' as used in this chapter means
1776 the commissioner of the department of social services or his
1777 designee."

1778 Sec. 266. Chapter two hundred nine (209), section three
1779 hundred forty-two (342), Acts of the Sixty-second General As-
1780 ssembly, is hereby amended by striking from line three (3) the
1781 words "state director" and inserting in lieu thereof the word
1782 "commissioner".

1783 Sec. 267. Chapter two hundred nine (209), section three
1784 hundred forty-three (343), Acts of the Sixty-second General As-
1785 ssembly, is hereby amended by striking from line four (4) the
1786 words "state director" and inserting in lieu thereof the word
1787 "commissioner".

1788 Sec. 268. Chapter two hundred nine (209), section three
1789 hundred forty-four (344), Acts of the Sixty-second General As-
1790 ssembly, is hereby amended by striking from lines three (3)
1791 through six (6) the words "state director in cooperation with
1792 the commissioner of the department of social services and the
1793 directors of the other divisions of the department of social
1794 services" and inserting in lieu thereof the word "commissioner".

1795 Sec. 269. Chapter two hundred nine (209), section three
1796 hundred forty-five (345), Acts of the Sixty-second General As-
1797 ssembly, as amended by chapter one hundred fifty-two (152), sec-
1798 tion twelve (12), Acts of the Sixty-third General Assembly,
1799 First Session, is hereby further amended by striking from line
1800 four (4) the words "state director" and inserting in lieu
1801 thereof the word "commissioner".

1802 Sec. 270. Chapter two hundred nine (209), section three
1803 hundred forty-six (346), Acts of the Sixty-second General As-
1804 ssembly, is hereby amended by striking from line three (3) the
1805 words "state director" and inserting in lieu thereof the word
1806 "commissioner".

1807 Sec. 271. Chapter two hundred nine (209), section three
1808 hundred forty-seven (347), Acts of the Sixty-second General
1809 Assembly, is hereby amended by striking from line four (4) the
1810 words "state director" and inserting in lieu thereof the word
1811 "commissioner".

1812 Sec. 272. Chapter two hundred nine (209), section three
1813 hundred forty-eight (348), Acts of the Sixty-second General
1814 Assembly, is hereby amended by striking lines three (3) through
1815 five (5), inclusive, and inserting in lieu thereof the follow-
1816 ing:

1817 "The word 'commissioner' as used in this chapter means
1818 the commissioner of the department of social services or his
1819 designee."

1820 Sec. 273. Chapter two hundred nine (209), section three
1821 hundred forty-nine (349), Acts of the Sixty-second General As-
1822 ssembly, is hereby amended by striking from line three (3) the
1823 words "state director" and inserting in lieu thereof the word
1824 "commissioner".

1825 Sec. 274. Chapter two hundred nine (209), section three

1826 hundred fifty (350), Acts of the Sixty-second General Assembly,
1827 is hereby amended by striking from lines four (4), six (6),
1828 eight (8), ten (10), and twelve (12) the words "state director"
1829 and inserting in lieu thereof the word "commissioner" in each
1830 instance.

1831 Sec. 275. Chapter two hundred nine (209), section three
1832 hundred fifty-one (351), Acts of the Sixty-second General As-
1833 sembly, is hereby amended by striking from line three (3) the
1834 words "state director" and inserting in lieu thereof the word
1835 "commissioner".

1836 Sec. 276. Chapter two hundred nine (209), section three
1837 hundred fifty-two (352), Acts of the Sixty-second General As-
1838 sembly, is hereby amended by striking from line four (4) the
1839 words "state director" and inserting in lieu thereof the word
1840 "commissioner".

1841 Sec. 277. Chapter two hundred nine (209), section three
1842 hundred fifty-three (353), Acts of the Sixty-second General As-
1843 sembly, is hereby amended by striking from line four (4) the
1844 words "state director" and inserting in lieu thereof the word
1845 "commissioner".

1846 Sec. 278. Chapter two hundred nine (209), section three
1847 hundred fifty-four (354), Acts of the Sixty-second General As-
1848 sembly, is hereby amended by striking from line three (3) the
1849 words "state director" and inserting in lieu thereof the word
1850 "commissioner".

1851 Sec. 279. Chapter two hundred nine (209), section three
1852 hundred fifty-five (355), Acts of the Sixty-second General As-
1853 sembly, as amended by chapter one hundred fifty-two (152),
1854 section thirteen (13), Acts of the Sixty-third General Assem-
1855 bly, First Session, is hereby further amended by striking from
1856 line four (4) the words "state director" and inserting in lieu
1857 thereof the word "commissioner".

1858 Sec. 280. Chapter two hundred nine (209), section three
1859 hundred fifty-six (356), Acts of the Sixty-second General As-
1860 sembly, is hereby amended by striking from lines four (4), six
1861 (6), and eight (8) the words "state director" and inserting in
1862 lieu thereof the word "commissioner" in each instance.

1863 Sec. 281. Chapter two hundred nine (209), section three
1864 hundred fifty-seven (357), Acts of the Sixty-second General
1865 Assembly, is hereby amended by striking from lines four (4),
1866 six (6), and eight (8) the words "state director" and inserting
1867 in lieu thereof the word "commissioner" in each instance.

1868 Sec. 282. Chapter two hundred nine (209), section three
1869 hundred fifty-eight (358), Acts of the Sixty-second General
1870 Assembly, is hereby amended by striking from lines four (4)
1871 and six (6) the words "state director" and inserting in lieu
1872 thereof the word "commissioner" in each instance.

1873 Sec. 283. Chapter two hundred nine (209), section three
1874 hundred fifty-nine (359), Acts of the Sixty-second General As-
1875 sembly, is hereby amended by striking from line four (4) the
1876 words "state director" and inserting in lieu thereof the word
1877 "commissioner".

1878 Sec. 284. Chapter two hundred nine (209), section three
1879 hundred sixty (360), Acts of the Sixty-second General Assembly,

1880 is hereby amended by striking from line four (4) the words
1881 "state director" and inserting in lieu thereof the word "com-
1882 missioner".

1883 Sec. 285. Chapter two hundred nine (209), section three
1884 hundred sixty-one (361), Acts of the Sixty-second General As-
1885 ssembly, is hereby amended by striking from line four (4) the
1886 words "state director" and inserting in lieu thereof the word
1887 "commissioner".

1888 Sec. 286. Chapter two hundred nine (209), section three
1889 hundred sixty-two (362), Acts of the Sixty-second General As-
1890 ssembly, is hereby amended by striking from line four (4) the
1891 words "state director" and inserting in lieu thereof the word
1892 "commissioner".

1893 Sec. 287. Chapter two hundred nine (209), section three
1894 hundred sixty-three (363), Acts of the Sixty-second General
1895 Assembly, is hereby amended by striking from lines four (4),
1896 six (6), and nine (9) the words "state director" and inserting
1897 in lieu thereof the word "commissioner" in each instance.

1898 Sec. 288. Chapter two hundred nine (209), section three
1899 hundred sixty-four (364), Acts of the Sixty-second General As-
1900 ssembly, is hereby amended by striking from line four (4) the
1901 words "state director" and inserting in lieu thereof the word
1902 "commissioner".

1903 Sec. 289. Chapter two hundred nine (209), section three
1904 hundred sixty-five (365), Acts of the Sixty-second General As-
1905 ssembly, is hereby amended by striking from line four (4) the
1906 words "state director" and inserting in lieu thereof the word
1907 "commissioner".

1908 Sec. 290. Chapter two hundred nine (209), section three
1909 hundred sixty-six (366), Acts of the Sixty-second General As-
1910 ssembly, is hereby amended by striking from line four (4) the
1911 words "state director" and inserting in lieu thereof the word
1912 "commissioner".

1913 Sec. 291. Chapter two hundred nine (209), section three
1914 hundred sixty-seven (367), Acts of the Sixty-second General As-
1915 ssembly, is hereby amended by striking from line four (4) the
1916 words "state director" and inserting in lieu thereof the word
1917 "commissioner".

1918 Sec. 292. Chapter two hundred nine (209), section three
1919 hundred sixty-eight (368), Acts of the Sixty-second General
1920 Assembly, is hereby amended by striking from lines six (6) and
1921 seven (7) the words "director of the division of corrections
1922 of the department of social services" and inserting in lieu
1923 thereof the words "commissioner of the department of social
1924 services or his designee".

1925 Sec. 293. Chapter two hundred nine (209), section three
1926 hundred seventy (370), Acts of the Sixty-second General Assem-
1927 bly, is hereby amended by striking from line five (5) the words
1928 "director of the division of corrections of the department of
1929 social services" and inserting in lieu thereof the word "com-
1930 missioner".

1931 Sec. 294. Chapter two hundred nine (209), section three
1932 hundred eighty-one (381), Acts of the Sixty-second General
1933 Assembly, is hereby amended by striking from lines five (5)

1934 and six (6) the words "division of corrections of the depart-
 1935 ment of social services" and inserting in lieu thereof the
 1936 word "commissioner".

1937 Sec. 295. Chapter two hundred nine (209), section three
 1938 hundred eighty-three (383), Acts of the Sixty-second General
 1939 Assembly, is hereby amended by striking from lines three (3)
 1940 and four (4) the words "director of the division of corrections
 1941 of the department of social services" and inserting in lieu
 1942 thereof the word "commissioner".

1943 Sec. 296. Chapter two hundred nine (209), section three
 1944 hundred eighty-four (384), Acts of the Sixty-second General
 1945 Assembly, is hereby amended by striking from lines three (3)
 1946 and four (4) the words "director of the division of corrections
 1947 of the department of social services" and inserting in lieu
 1948 thereof the word "commissioner".

1949 Sec. 297. Chapter two hundred nine (209), section three
 1950 hundred eighty-five (385), Acts of the Sixty-second General As-
 1951 sembly, is hereby amended by striking from lines six (6), seven
 1952 (7), and eight (8) the words "the director of the division of
 1953 corrections of the department of social services as are re-
 1954 quested by him and he shall forward such reports along with
 1955 his personal recommendations to".

1956 Sec. 298. Chapter two hundred nine (209), section three
 1957 hundred eighty-seven (387), Acts of the Sixty-second General
 1958 Assembly, is hereby amended by striking lines five (5) through
 1959 ten (10), inclusive, and inserting in lieu thereof the follow-
 1960 ing:

1961 "The word 'commissioner' as used in this chapter means
 1962 the commissioner of the department of social services or his
 1963 designee."

1964 Sec. 299. Chapter two hundred nine (209), section three
 1965 hundred eighty-eight (388), Acts of the Sixty-second General
 1966 Assembly, is hereby amended as follows:

1967 1. By striking from lines four (4), six (6), and eight
 1968 (8) the word "director" and inserting in lieu thereof the word
 1969 "commissioner" in each instance.

1970 2. By striking from line ten (10) the word "division"
 1971 and inserting in lieu thereof the word "commissioner".

1972 Sec. 300. Chapter two hundred nine (209), section three
 1973 hundred eighty-nine (389), Acts of the Sixty-second General
 1974 Assembly, is hereby amended as follows:

1975 1. By striking from line four (4) the word "division"
 1976 and inserting in lieu thereof the word "commissioner".

1977 2. By striking subsections two (2) and three (3) and in-
 1978 serting in lieu thereof the following:

1979 "By striking lines nine (9) and ten (10) and inserting
 1980 in lieu thereof the words 'of the commissioner'."

1981 Sec. 301. Chapter two hundred nine (209), section three
 1982 hundred ninety (390), Acts of the Sixty-second General Assem-
 1983 bly, as amended by chapter one hundred sixty-five (165), sec-
 1984 tion three (3), Acts of the Sixty-third General Assembly,
 1985 First Session, is hereby further amended by striking from line
 1986 five (5) the word "division" and inserting in lieu thereof the
 1987 word "commissioner".

1988 Sec. 302. Chapter two hundred nine (209), section three
1989 hundred ninety-three (393), Acts of the Sixty-second General
1990 Assembly, is hereby amended as follows:

1991 1. By striking from lines four (4), eight (8), and ten
1992 (10) the word "division" and inserting in lieu thereof the word
1993 "commissioner" in each instance.

1994 2. By striking from line six (6) the word "director" and
1995 inserting in lieu thereof the word "commissioner".

1996 Sec. 303. Chapter two hundred nine (209), section three
1997 hundred ninety-four (394), Acts of the Sixty-second General As-
1998 sembly, is hereby amended by striking from line three (3) the
1999 word "director" and inserting in lieu thereof the word "com-
2000 missioner".

2001 Sec. 304. Chapter two hundred nine (209), section three
2002 hundred ninety-five (395), Acts of the Sixty-second General As-
2003 sembly, as amended by chapter one hundred sixty-six (166), sec-
2004 tion four (4), Acts of the Sixty-third General Assembly, First
2005 Session, is hereby further amended as follows:

2006 1. By striking from lines four (4), six (6), ten (10),
2007 and twelve (12) the word "division" and inserting in lieu
2008 thereof the word "commissioner" in each instance.

2009 2. By striking from line eight (8) the word "director"
2010 and inserting in lieu thereof the word "commissioner".

2011 3. By striking subsection six (6).

2012 Sec. 305. Chapter two hundred nine (209), section three
2013 hundred ninety-six (396), Acts of the Sixty-second General As-
2014 sembly, is hereby amended as follows:

2015 1. By striking from lines four (4) and nine (9) the word
2016 "director" and inserting in lieu thereof the word "commissioner"
2017 in each instance.

2018 2. By striking subsection two (2).

2019 Sec. 306. Chapter two hundred nine (209), section three
2020 hundred ninety-seven (397), Acts of the Sixty-second General
2021 Assembly, is hereby amended by striking from lines four (4),
2022 six (6), eight (8), ten (10), and twelve (12) the word "divi-
2023 sion" and inserting in lieu thereof the word "commissioner"
2024 in each instance.

2025 Sec. 307. Chapter two hundred nine (209), section three
2026 hundred ninety-eight (398), Acts of the Sixty-second General
2027 Assembly, is hereby amended by striking from line three (3) the
2028 word "division" and inserting in lieu thereof the word "commis-
2029 sioner".

2030 Sec. 308. Chapter two hundred nine (209), section three
2031 hundred ninety-nine (399), Acts of the Sixty-second General As-
2032 sembly, is hereby amended by striking from lines four (4) and
2033 six (6) the word "division" and inserting in lieu thereof the
2034 word "commissioner" in each instance.

2035 Sec. 309. Chapter two hundred nine (209), section four
2036 hundred (400), Acts of the Sixty-second General Assembly, is
2037 hereby amended as follows:

2038 1. By striking from line four (4) the word "director"
2039 and inserting in lieu thereof the word "commissioner".

2040 2. By striking from line six (6) the word "division" and
2041 inserting in lieu thereof the word "commissioner".

2042 Sec. 310. Chapter two hundred nine (209), section four

2043 hundred one (401), Acts of the Sixty-second General Assembly,
2044 is hereby amended as follows:

2045 1. By striking from lines four (4) and six (6) the word
2046 "division's" and inserting in lieu thereof the word "commis-
2047 sioner's" in each instance.

2048 2. By striking from line eight (8) the word "division"
2049 and inserting in lieu thereof the word "commissioner".

2050 Sec. 311. Chapter two hundred nine (209), section four
2051 hundred two (402), Acts of the Sixty-second General Assembly,
2052 is hereby amended by striking from line three (3) the word
2053 "director" and inserting in lieu thereof the word "commis-
2054 sioner".

2055 Sec. 312. Chapter two hundred nine (209), section four
2056 hundred three (403), Acts of the Sixty-second General Assem-
2057 bly, is hereby amended as follows:

2058 1. By striking from lines four (4), six (6), eleven (11),
2059 thirteen (13), fifteen (15), twenty-five (25), thirty-three
2060 (33), and thirty-five (35) the word "director" and inserting
2061 in lieu thereof the word "commissioner" in each instance.

2062 2. By striking from lines seventeen (17) and twenty-three
2063 (23) the word "division" and inserting in lieu thereof the word
2064 "commissioner" in each instance.

2065 3. By striking from lines nineteen (19) and twenty (20)
2066 the words "director of the division of child and family ser-
2067 vices of the department of social services" and inserting in
2068 lieu thereof the word "commissioner".

2069 4. By striking from line twenty-eight (28) the words
2070 "state director and state division" and inserting in lieu
2071 thereof the word "commissioner".

2072 5. By striking from line thirty-one (31) the words "di-
2073 rector and state division" and inserting in lieu thereof the
2074 word "commissioner".

2075 Sec. 313. Chapter two hundred nine (209), section four
2076 hundred four (404), Acts of the Sixty-second General Assembly,
2077 is hereby amended by striking from line four (4) the words "di-
2078 rector and state division" and inserting in lieu thereof the
2079 word "commissioner".

2080 Sec. 314. Chapter two hundred nine (209), section four
2081 hundred five (405), Acts of the Sixty-second General Assembly,
2082 is hereby amended as follows:

2083 1. By striking from lines four (4), six (6), and eighteen
2084 (18) the word "director" and inserting in lieu thereof the word
2085 "commissioner" in each instance.

2086 2. By striking from lines eight (8) and ten (10) the word
2087 "division" and inserting in lieu thereof the word "commissioner"
2088 in each instance.

2089 3. By striking from lines twelve (12) and thirteen (13),
2090 and sixteen (16) the words "director and state division" and
2091 inserting in lieu thereof the word "commissioner" in each in-
2092 stance.

2093 Sec. 315. Chapter two hundred nine (209), section four
2094 hundred six (406), Acts of the Sixty-second General Assembly,
2095 is hereby amended by striking from lines four (4) and seven
2096 (7) the word "division" and inserting in lieu thereof the word
2097 "commissioner" in each instance.

2098 Sec. 316. Chapter two hundred nine (209), section four

2099 hundred seven (407), Acts of the Sixty-second General Assembly,
2100 is hereby amended by striking from lines four (4) and five (5),
2101 and seven (7) and eight (8) the words "director and state divi-
2102 sion" and inserting in lieu thereof the word "commissioner" in
2103 each instance.

2104 Sec. 317. Chapter two hundred nine (209), section four
2105 hundred eight (408), Acts of the Sixty-second General Assembly,
2106 is hereby amended by striking from line three (3) the word
2107 "director" and inserting in lieu thereof the word "commissioner".

2108 Sec. 318. Chapter two hundred nine (209), section four
2109 hundred nine (409), Acts of the Sixty-second General Assembly,
2110 is hereby amended by striking from line four (4) the word "di-
2111 rector" and inserting in lieu thereof the word "commissioner".

2112 Sec. 319. Chapter two hundred nine (209), section four
2113 hundred ten (410), Acts of the Sixty-second General Assembly,
2114 is hereby amended by striking from lines four (4), six (6),
2115 and eight (8) the word "director" and inserting in lieu thereof
2116 the word "commissioner" in each instance.

2117 Sec. 320. Chapter two hundred nine (209), section four
2118 hundred eleven (411), Acts of the Sixty-second General Assem-
2119 bly, is hereby amended by striking from lines five (5) and seven
2120 (7) the word "division" and inserting in lieu thereof the word
2121 "commissioner" in each instance.

2122 Sec. 321. Chapter two hundred nine (209), section four
2123 hundred twelve (412), Acts of the Sixty-second General Assem-
2124 bly, is hereby amended by striking from line four (4) the
2125 words "director and state division" and inserting in lieu
2126 thereof the word "commissioner".

2127 Sec. 322. Chapter two hundred nine (209), section four
2128 hundred thirteen (413), Acts of the Sixty-second General Assem-
2129 bly, is hereby amended as follows:

2130 1. By striking from lines four (4) and five (5), seven (7)
2131 and eight (8), and ten (10) and eleven (11) the words "director
2132 and state division" and inserting in lieu thereof the word "com-
2133 missioner" in each instance.

2134 2. By striking from lines thirteen (13) and fifteen (15)
2135 the word "director" and inserting in lieu thereof the word "com-
2136 missioner" in each instance.

2137 Sec. 323. Chapter two hundred nine (209), section four
2138 hundred fourteen (414), Acts of the Sixty-second General Assem-
2139 bly, is hereby amended as follows:

2140 1. By striking from lines four (4) and five (5) the words
2141 "director and state division" and inserting in lieu thereof the
2142 word "commissioner".

2143 2. By striking subsections two (2) and three (3).

2144 Sec. 324. Chapter two hundred nine (209), section four
2145 hundred fifteen (415), Acts of the Sixty-second General Assem-
2146 bly, is hereby amended by striking from line four (4) the word
2147 "division" and inserting in lieu thereof the word "commissioner".

2148 Sec. 325. Chapter two hundred nine (209), section four
2149 hundred sixteen (416), Acts of the Sixty-second General Assem-
2150 bly, is hereby amended by striking from line four (4) the words
2151 "director and state division" and inserting in lieu thereof the
2152 word "commissioner".

2153 Sec. 326. Chapter two hundred nine (209), section four
2154 hundred seventeen (417), Acts of the Sixty-second General As-

2155 ssembly, is hereby amended by striking from line four (4) the
2156 word "division" and inserting in lieu thereof the word "com-
2157 missioner".

2158 Sec. 327. Chapter two hundred nine (209), section four
2159 hundred twenty-one (421), Acts of the Sixty-second General As-
2160 ssembly, is hereby amended by striking lines three (3) through
2161 six (6), inclusive, and inserting in lieu thereof the follow-
2162 ing:

2163 "The word 'commissioner' as used in this chapter means
2164 the commissioner of the department of social services or his
2165 designee."

2166 Sec. 328. Chapter two hundred nine (209), section four
2167 hundred twenty-two (422), Acts of the Sixty-second General As-
2168 ssembly, is hereby amended by striking from line four (4) the
2169 word "division" and inserting in lieu thereof the word "com-
2170 missioner".

2171 Sec. 329. Chapter two hundred nine (209), section four
2172 hundred twenty-three (423), Acts of the Sixty-second General
2173 Assembly, is hereby amended by striking from lines four (4)
2174 and six (6) the word "director" and inserting in lieu thereof
2175 the word "commissioner" in each instance.

2176 Sec. 330. Chapter two hundred nine (209), section four
2177 hundred twenty-four (424), Acts of the Sixty-second General
2178 Assembly, is hereby amended by striking from lines four (4)
2179 and six (6) the word "division" and inserting in lieu thereof
2180 the word "commissioner" in each instance.

2181 Sec. 331. Chapter two hundred nine (209), section four
2182 hundred twenty-five (425), Acts of the Sixty-second General As-
2183 ssembly, is hereby amended by striking from line four (4) the
2184 word "director" and inserting in lieu thereof the word "com-
2185 missioner".

2186 Sec. 332. Chapter two hundred nine (209), section four
2187 hundred twenty-six (426), Acts of the Sixty-second General As-
2188 ssembly, is hereby amended by striking from lines four (4) and
2189 five (5) the words "division of child and family services" and
2190 inserting in lieu thereof the word "commissioner".

2191 Sec. 333. Chapter two hundred nine (209), section four
2192 hundred twenty-seven (427), Acts of the Sixty-second General
2193 Assembly, is hereby amended as follows:

2194 1. By striking from line five (5) the words "division of
2195 child and family services" and inserting in lieu thereof the
2196 word "commissioner".

2197 2. By striking from line nine (9) the words "such state
2198 division" and inserting in lieu thereof the words "the com-
2199 missioner".

2200 3. By striking subsection three (3).

2201 Sec. 334. Chapter two hundred nine (209), section four
2202 hundred twenty-eight (428), Acts of the Sixty-second General
2203 Assembly, is hereby amended by striking from line four (4) the
2204 words "division of child and family services" and inserting in
2205 lieu thereof the word "commissioner".

2206 Sec. 335. Chapter two hundred nine (209), section four
2207 hundred twenty-nine (429), Acts of the Sixty-second General As-
2208 ssembly, is hereby amended as follows:

- 2209 1. By striking line six (6).
 2210 2. By striking subsection two (2).
 2211 Sec. 336. Chapter two hundred nine (209), section four
 2212 hundred thirty (430), Acts of the Sixty-second General Assem-
 2213 bly, is hereby amended as follows:
 2214 1. By striking from lines four (4) and five (5) the words
 2215 "director of the division of corrections" and inserting in lieu
 2216 thereof the word "commissioner".
 2217 2. By striking from line seven (7) the word "director"
 2218 and inserting in lieu thereof the word "commissioner".
 2219 3. By striking from line nine (9) the words "such divi-
 2220 sion" and inserting in lieu thereof the word "commissioner".
 2221 Sec. 337. Chapter two hundred nine (209), section four
 2222 hundred thirty-one (431), Acts of the Sixty-second General As-
 2223 sembly, is hereby amended by striking from line four (4) the
 2224 words "a director of a division" and inserting in lieu thereof
 2225 the word "commissioner".
 2226 Sec. 338. Chapter two hundred nine (209), section four
 2227 hundred thirty-two (432), Acts of the Sixty-second General As-
 2228 sembly, is hereby amended as follows:
 2229 1. By striking from line five (5) the words "a director
 2230 of a division" and inserting in lieu thereof the words "the
 2231 commissioner".
 2232 2. By striking from line eight (8) the words "such direc-
 2233 tor" and inserting in lieu thereof the words "the commissioner".
 2234 Sec. 339. Chapter two hundred nine (209), section four
 2235 hundred thirty-three (433), Acts of the Sixty-second General
 2236 Assembly, is hereby amended by striking from line four (4) the
 2237 words "a director of a division" and inserting in lieu thereof
 2238 the words "the commissioner".
 2239 Sec. 340. Chapter two hundred nine (209), section four
 2240 hundred thirty-five (435), Acts of the Sixty-second General As-
 2241 sembly, is hereby amended by striking from line four (4) the
 2242 words "director of the division of corrections" and inserting
 2243 in lieu thereof the word "commissioner".
 2244 Sec. 341. Chapter two hundred nine (209), section four
 2245 hundred thirty-six (436), Acts of the Sixty-second General As-
 2246 sembly, is hereby amended by striking from line four (4) the
 2247 words "director of the division of corrections" and inserting
 2248 in lieu thereof the word "commissioner".
 2249 Sec. 342. Chapter two hundred nine (209), section four
 2250 hundred thirty-seven (437), Acts of the Sixty-second General
 2251 Assembly, is hereby amended by striking from line four (4) the
 2252 words "director of the division of corrections" and inserting
 2253 in lieu thereof the word "commissioner".
 2254 Sec. 343. Chapter two hundred nine (209), section four
 2255 hundred thirty-eight (438), Acts of the Sixty-second General
 2256 Assembly, is hereby amended by striking from line four (4) the
 2257 words "director of the division of corrections" and inserting
 2258 in lieu thereof the word "commissioner".
 2259 Sec. 344. Chapter two hundred nine (209), section four
 2260 hundred thirty-nine (439), Acts of the Sixty-second General As-
 2261 sembly, is hereby amended by striking from line four (4) the
 2262 words "director of the division of child and family services"

- 2263 and inserting in lieu thereof the word "commissioner".
- 2264 Sec. 345. Chapter two hundred nine (209), section four
2265 hundred forty (440), Acts of the Sixty-second General Assembly,
2266 is hereby amended as follows:
- 2267 1. By striking from lines five (5) and six (6) the words
2268 "director of the division of child and family services of the
2269 department of social services" and inserting in lieu thereof
2270 the word "commissioner".
- 2271 2. By striking from lines nine (9) and ten (10) the words
2272 "and control of a director of a division of the department of
2273 social services" and inserting in lieu thereof the words "of
2274 the commissioner".
- 2275 3. By striking from lines twelve (12) and thirteen (18)
2276 the words "the director of the division of child and family
2277 services" and inserting in lieu thereof the word "commissioner".
- 2278 4. By striking from lines fifteen (15) and sixteen (16)
2279 the words "such director" and inserting in lieu thereof the
2280 word "commissioner".
- 2281 Sec. 346. Chapter two hundred nine (209), section four
2282 hundred forty-one (441), Acts of the Sixty-second General As-
2283 sembly, is hereby amended by striking from lines four (4) and
2284 five (5) the words "director of a division of the department
2285 of social services" and inserting in lieu thereof the word
2286 "commissioner".
- 2287 Sec. 347. Chapter two hundred nine (209), section four
2288 hundred forty-two (442), Acts of the Sixty-second General As-
2289 sembly, is hereby amended by striking lines four (4) through
2290 eight (8), inclusive, and inserting in lieu thereof the fol-
2291 lowing:
- 2292 "two copies thereof to be sent to the commissioner if the
2293 child for adoption is a ward of the state."
- 2294 Sec. 348. Chapter two hundred nine (209), section four
2295 hundred forty-four (444), Acts of the Sixty-second General As-
2296 sembly, is hereby amended by striking lines five (5), six (6),
2297 and seven (7), inclusive, and inserting in lieu thereof the
2298 words "of social services concerning the affairs of any insti-
2299 tution under his control".
- 2300 Sec. 349. Chapter two hundred nine (209), section four
2301 hundred forty-five (445), Acts of the Sixty-second General As-
2302 sembly, is hereby amended by striking from lines three (3) and
2303 four (4) the words "director of mental health of the state de-
2304 partment of social services" and inserting in lieu thereof the
2305 word "commissioner".
- 2306 Sec. 350. Chapter two hundred thirteen (213), section one
2307 (1), Acts of the Sixty-second General Assembly, as amended by
2308 chapter one hundred fifty-two (152), section thirty-nine (39),
2309 Acts of the Sixty-third General Assembly, First Session, is
2310 hereby further amended by striking from lines three (3), six
2311 (6), and ten (10) the word "state" in each instance.
- 2312 Sec. 351. Chapter two hundred thirteen (213), section two
2313 (2), Acts of the Sixty-second General Assembly, as amended by
2314 chapter one hundred fifty-two (152), section forty (40), Acts
2315 of the Sixty-third General Assembly, First Session, is hereby
2316 further amended by striking from lines three (3), six (6), and
2317 ten (10) the word "state" in each instance.

2318 Sec. 352. Chapter two hundred thirteen (213), section
 2319 three (3), Acts of the Sixty-second General Assembly, as amended
 2320 by chapter one hundred fifty-two (152), section forty-one (41),
 2321 Acts of the Sixty-third General Assembly, First Session, is
 2322 hereby further amended by striking from lines three (3), six
 2323 (6), and ten (10) the word "state" in each instance.

2324 Sec. 353. Chapter two hundred thirteen (213), section
 2325 four (4), Acts of the Sixty-second General Assembly, as amended
 2326 by chapter one hundred fifty-two (152), section forty-two (42),
 2327 Acts of the Sixty-third General Assembly, First Session, is
 2328 hereby further amended by striking from lines three (3), six
 2329 (6), and ten (10) the word "state" in each instance.

2330 Sec. 354. Chapter two hundred seventeen (217), section
 2331 one (1), Acts of the Sixty-second General Assembly, as amended
 2332 by chapter one hundred fifty-two (152), section forty-three (43),
 2333 Acts of the Sixty-third General Assembly, First Session, is
 2334 hereby further amended by striking from line three (3) the word
 2335 "the" and inserting in lieu thereof the word "his".

2336 Sec. 355. Chapter two hundred seventeen (217), section
 2337 two (2), Acts of the Sixty-second General Assembly, as amended
 2338 by chapter one hundred fifty-two (152), section forty-four
 2339 (44), Acts of the Sixty-third General Assembly, First Session,
 2340 is hereby further amended by striking lines one (1) and two (2)
 2341 and inserting in lieu thereof the following:

2342 "The commissioner shall appoint a superintendent to serve
 2343 as the".

2344 Sec. 356. Chapter two hundred twenty (220), section two
 2345 (2), Acts of the Sixty-second General Assembly, as amended by
 2346 chapter one hundred fifty-two (152), section forty-six (46),
 2347 Acts of the Sixty-third General Assembly, First Session, is
 2348 hereby further amended as follows:

2349 1. By striking from lines two (2) and three (3) the words
 2350 "the jurisdiction of the department" and inserting in lieu thereof
 2351 the words "his jurisdiction".

2352 2. By adding the following new paragraph:

2353 "The word 'commissioner' as used in this chapter means
 2354 the commissioner of the department of social services or his
 2355 designee."

2356 Sec. 357. Chapter two hundred twenty-three (223), section
 2357 five (5), Acts of the Sixty-second General Assembly, as amended
 2358 by chapter one hundred fifty-two (152), section fifty-three (53),
 2359 Acts of the Sixty-third General Assembly, First Session, is
 2360 hereby further amended as follows:

2361 1. By striking from lines one (1), seven (7), and nineteen
 2362 (19) the word "state" in each instance.

2363 2. By striking from line three (3) the words "the state
 2364 board" and inserting in lieu thereof the word "he".

2365 3. By striking line twenty-nine (29) and inserting in
 2366 lieu thereof the words "as promulgated by the commissioner. He
 2367 shall give due".

2368 4. By striking lines seventy-three (73) and seventy-four
 2369 (74) and inserting in lieu thereof the following:

2370 "7. Shall provide for a fair hearing for any individual
 2371 whose claim for medical".

2372 Sec. 358. Chapter two hundred twenty-three (223), section

2373 nine (9), Acts of the Sixty-second General Assembly, as amended
 2374 by chapter one hundred fifty-two (152), section fifty-four (54),
 2375 Acts of the Sixty-third General Assembly, First Session, is
 2376 hereby further amended by striking from line forty-six (46) the
 2377 word "state".

2378 Sec. 359. Chapter three hundred five (305), section one
 2379 (1), Acts of the Sixty-second General Assembly, as amended by
 2380 chapter one hundred fifty-two (152), section fifty-six (56),
 2381 Acts of the Sixty-third General Assembly, First Session, is
 2382 hereby further amended as follows:

2383 1. By adding after line three (3) the following new para-
 2384 graph:

2385 "The word 'commissioner' as used in this section means
 2386 the commissioner of the department of social services or his
 2387 designee."

2388 2. By striking lines four (4) through seven (7), inclusive,
 2389 and inserting in lieu thereof the following:

2390 "The commissioner shall have general charge and supervision
 2391 of the provisions of sections three hundred fifty-six point
 2392 thirty-seven (356.37) to three hundred fifty-six point forty-
 2393 four (356.44), inclusive, of the Code. The commissioner and
 2394 his inspectors".

2395 3. By striking line thirteen (13) and inserting in lieu
 2396 thereof the words "The commissioner may order the governing
 2397 body of a political".

2398 4. By striking lines seventeen (17) and eighteen (18) and
 2399 inserting in lieu thereof the words "order within the period
 2400 designated, the commissioner may schedule a hearing on the al-
 2401 leged violation. The Commissioner may subpoena witnesses".

2402 5. By striking lines twenty (20), twenty-one (21), and
 2403 twenty-two (22), inclusive, and inserting in lieu thereof the
 2404 words "validity of the alleged violation. The commissioner
 2405 shall upon written request from the governing body of the poli-
 2406 tical subdivision grant representatives of the political sub-
 2407 division the right to appear before the commissioner".

2408 6. By striking lines twenty-seven (27) and twenty-eight
 2409 (28), and inserting in lieu thereof the words "after the hear-
 2410 ing the commissioner shall affirm, revoke, or modify the origi-
 2411 nal order. If the order is upheld, the commissioner may
 2412 include a schedule".

2413 7. By striking from line thirty-two (32) and inserting
 2414 in lieu thereof the words "the designated period, the commis-
 2415 sioner may petition the attorney general to".

2416 Sec. 360. Section thirteen point six (13.6), Code 1966,
 2417 as amended by chapter two hundred nine (209), section twenty-
 2418 three (23), Acts of the Sixty-second General Assembly, is hereby
 2419 further amended by striking line eight (8) and inserting in lieu
 2420 thereof the words "to the commissioner and on".

2421 Sec. 361. Section sixteen point twenty-four (16.24), sub-
 2422 section nine (9), Code 1966, as amended by chapter two hundred
 2423 nine (209), section twenty-four (24), Acts of the Sixty-second
 2424 General Assembly, and chapter one hundred fifty-two (152), sec-
 2425 tion seventy (70), Acts of the Sixty-third General Assembly,
 2426 First Session, is hereby further amended by striking lines three
 2427 (3) and four (4) and inserting in lieu thereof the words "of re-

2428 gents or commissioner of the department of social services".

2429 Sec. 362. Section seventeen point thirty (17.30), Code
2430 1966, as amended by chapter two hundred nine (209), section
2431 twenty-six (26), Acts of the Sixty-second General Assembly, and
2432 chapter one hundred fifty-two (152), section seventy-one (71),
2433 Acts of the Sixty-third General Assembly, First Session, is
2434 hereby further amended by striking line four (4) and inserting
2435 in lieu thereof the words "under the commissioner of the depart-
2436 ment of social services and board of".

2437 Sec. 363. Section twenty-three point one (23.1), Code
2438 1966, is hereby amended by striking from line eleven (11) the
2439 words "state board of control" and inserting in lieu thereof
2440 the words "the commissioner of the department of social ser-
2441 vices".

2442 Sec. 364. Section two hundred eighteen A point four
2443 (218A.4), Code 1966, as amended by chapter two hundred nine
2444 (209), section one hundred twelve (112), Acts of the Sixty-
2445 second General Assembly, is hereby further amended by striking
2446 lines one (1), two (2), and three (3) and inserting in lieu
2447 thereof the words "The compact administrator may make or".

2448 Sec. 365. Section two hundred twenty-one point one (221.1),
2449 Code 1966, as amended by chapter two hundred nine (209), section
2450 one hundred twenty-four (124), Acts of the Sixty-second General
2451 Assembly, is hereby further amended by striking lines one (1)
2452 through four (4), inclusive, and inserting in lieu thereof the
2453 following:

2454 "The commissioner of the department of social services or
2455 his designee is hereby designated as the administrator to pro-
2456 vide for the continuation of".

2457 Sec. 366. Section two hundred twenty-two point six (222.6),
2458 Code 1966, as amended by chapter two hundred nine (209), section
2459 one hundred twenty-nine (129), Acts of the Sixty-second General
2460 Assembly, is hereby further amended by striking from line eight
2461 (8) the word "director" and inserting in lieu thereof the word
2462 "commissioner".

2463 Sec. 367. Section two hundred twenty-two point thirty-one
2464 (222.31), subsection three (3), Code 1966, as amended by chapter
2465 two hundred nine (209) section one hundred thirty-five (135),
2466 Acts of the Sixty-second General Assembly, and chapter one hun-
2467 dred fifty-seven (157), section sixteen (16), Acts of the Sixty-
2468 third General Assembly, First Session, is hereby further amended
2469 by striking from line two (2) the word "director" and inserting
2470 in lieu thereof the word "commissioner".

2471 Sec. 368. Section two hundred twenty-two point forty-
2472 eight (222.48), Code 1966, is hereby amended by striking all
2473 of such section after the period in line four (4).

2474 Sec. 369. Section two hundred twenty-two point sixty-nine
2475 (222.69), Code 1966, as amended by chapter two hundred nine (209),
2476 section one hundred forty-four (144), Acts of the Sixty-second
2477 General Assembly, and chapter one hundred fifty-seven (157), sec-
2478 tion thirty-five (35), Acts of the Sixty-third General Assembly,
2479 First Session, is hereby further amended by striking lines ten
2480 (10) and eleven (11) and inserting in lieu thereof the words
2481 "been paid and approved by the commissioner."

2482 Sec. 370. Section two hundred twenty-two point seventy-

2483 eight (222.78), Code 1966, as amended by chapter two hundred
 2484 nine (209), section one hundred forty-seven (147), Acts of the
 2485 Sixty-second General Assembly, and chapter one hundred fifty-
 2486 seven (157), section forty-one (41), Acts of the Sixty-third
 2487 General Assembly, First Session, is hereby further amended by
 2488 striking from line twenty-one (21) the word "state".

2489 Sec. 371. Section two hundred twenty-five B point five
 2490 (225B.5), Code 1966, as amended by chapter one hundred fifty-
 2491 two (152), section fifty-eight (58), Acts of the Sixty-third
 2492 General Assembly, First Session, is hereby further amended by
 2493 striking all of such section after the word "office" in line
 2494 eight (8) and inserting in lieu thereof the words "of the com-
 2495 missioner of the department of social services".

2496 Sec. 372. Section two hundred twenty-nine point eighteen
 2497 (229.18), Code 1966, is hereby amended by striking from lines
 2498 ten (10) and eleven (11) the words "director of mental health"
 2499 and inserting in lieu thereof the word "commissioner".

2500 Sec. 373. Section two hundred thirty-four point six (234.6),
 2501 Code 1966, as amended by chapter two hundred nine (209), section
 2502 two hundred sixteen (216), Acts of the Sixty-second General As-
 2503 sembly, and chapter one hundred fifty-two (152), section sixty-
 2504 nine (69), and chapter one hundred sixty-two (162), section one
 2505 (1), Acts of the Sixty-third General Assembly, First Session,
 2506 is hereby further amended as follows:

2507 1. By striking from lines one (1) and twenty-five (25)
 2508 the word "state" in each instance.

2509 2. By striking from subsection four (4), line three (3),
 2510 the word "state".

2511 Sec. 374. Section two hundred thirty-four point eight
 2512 (234.8), Code 1966, as amended by chapter two hundred nine (209),
 2513 section two hundred seventeen (217), Acts of the Sixty-second
 2514 General Assembly, is hereby further amended by striking from
 2515 line four (4) the word "state".

2516 Sec. 375. Section two hundred thirty-four point twelve
 2517 (234.12), Code 1966, as amended by chapter two hundred nine
 2518 (209), section two hundred nineteen (219), Acts of the Sixty-
 2519 second General Assembly, is hereby further amended by striking
 2520 from line six (6) the word "state".

2521 Sec. 376. Section two hundred thirty-four point fourteen
 2522 (234.14), Code 1966, as amended by chapter two hundred nine
 2523 (209), section two hundred twenty-one (221), Acts of the Sixty-
 2524 second General Assembly, is hereby further amended by striking
 2525 from line seven (7) the word "state".

2526 Sec. 377. Section two hundred thirty-four point seventeen
 2527 (234.17), Code 1966, as amended by chapter two hundred nine
 2528 (209), section two hundred twenty-four (224), Acts of the Sixty-
 2529 second General Assembly, and chapter one hundred fifty-two (152),
 2530 section nine (9), Acts of the Sixty-third General Assembly,
 2531 First Session, is hereby further amended by striking from lines
 2532 seven (7), thirteen (13), and eighteen (18) the word "state" in
 2533 each instance.

2534 Sec. 378. Section two hundred thirty-four point eighteen
 2535 (234.18), Code 1966, as amended by chapter two hundred nine
 2536 (209), section two hundred twenty-five (225), Acts of the Sixty-

2537 second General Assembly, is hereby further amended by striking
2538 from line seven (7) the word "state".

2539 Sec. 379. Section two hundred thirty-four point nineteen
2540 (234.19), Code 1966, as amended by chapter two hundred nine
2541 (209), section two hundred twenty-six (226), Acts of the Sixty-
2542 second General Assembly, is hereby further amended by striking
2543 from line two (2) the word "state".

2544 Sec. 380. Section two hundred thirty-four point twenty
2545 (234.20), Code 1966, as amended by chapter two hundred nine
2546 (209), section two hundred twenty-seven (227), Acts of the
2547 Sixty-second General Assembly, is hereby further amended by
2548 striking from line four (4) the word "state".

2549 Sec. 381. Section two hundred thirty-four point twenty-
2550 one (234.21), Code 1966, as amended by chapter two hundred nine
2551 (209), section two hundred twenty-eight (228), Acts of the Sixty-
2552 second General Assembly, is hereby further amended by striking
2553 from line one (1) the word "state".

2554 Sec. 382. Section two hundred thirty-five point one (235.1),
2555 Code 1966, as amended by chapter two hundred nine (209), section
2556 two hundred thirty (230), Acts of the Sixty-second General Assem-
2557 bly, is hereby further amended by striking lines one (1) through
2558 five (5), inclusive, and inserting in lieu thereof the following:

2559 "As used in this chapter, unless the context otherwise in-
2560 dicates:

2561 1. 'Commissioner' means the commissioner of the department
2562 of social services or his designee.

2563 2. 'County board' means the county board of social welfare.

2564 3. 'County department' means the county department of
2565 social welfare."

2566 Sec. 383. Section two hundred thirty-five point two (235.2),
2567 Code 1966, as amended by chapter two hundred nine (209), section
2568 two hundred thirty-one (231), Acts of the Sixty-second General
2569 Assembly, is hereby further amended as follows:

2570 1. By striking from line two (2) the word "it" and in-
2571 serting in lieu thereof the word "him".

2572 2. By striking from subsection three (3), line two (2),
2573 the word "state".

2574 Sec. 384. Section two hundred thirty-five point three
2575 (235.3), Code 1966, as amended by chapter two hundred nine
2576 (209), section two hundred thirty-two (232), Acts of the
2577 Sixty-second General Assembly, is hereby further amended as
2578 follows:

2579 1. By striking from line two (2) the word "state".

2580 2. By striking from subsection two (2), lines three (3)
2581 and four (4) the words "permit cooperation by the state divi-
2582 sion" and inserting in lieu thereof the word "cooperate".

2583 3. By striking from subsection three (3), line four (4)
2584 the word "state".

2585 Sec. 385. Section two hundred thirty-five point five
2586 (235.5), Code 1966, as amended by chapter two hundred nine
2587 (209), section two hundred thirty-four (234) Acts of the
2588 Sixty-second General Assembly, is hereby further amended by
2589 striking from lines three (3), eight (8), and ten (10) the
2590 word "state" in each instance.

2591 Sec. 386. Section two hundred thirty-seven point one

- 2592 (237.1), Code 1966, as amended by chapter two hundred nine
 2593 (209), section two hundred fifty-two (252), Acts of the Sixty-
 2594 second General Assembly, is hereby further amended as follows:
 2595 1. By striking from lines six (6) and seven (7) the words
 2596 "or its officers or agents".
 2597 2. By adding the following new paragraph:
 2598 "The word 'commissioner' as used in this chapter means
 2599 the commissioner of the department of social services or his
 2600 designee."
 2601 Sec. 387. Section two hundred thirty-seven point three
 2602 (237.3), Code 1966, as amended by chapter two hundred nine (209),
 2603 section two hundred fifty-three (253), Acts of the Sixty-second
 2604 General Assembly, is hereby further amended by striking from
 2605 line one (1) the word "state".
 2606 Sec. 388. Section two hundred thirty-seven point six
 2607 (237.6), Code 1966, as amended by chapter two hundred nine (209),
 2608 section two hundred fifty-four (254), Acts of the Sixty-second
 2609 General Assembly, is hereby further amended by striking from
 2610 line two (2) the word "state".
 2611 Sec. 389. Section two hundred thirty-seven point seven
 2612 (237.7), Code 1966, as amended by chapter two hundred nine (209),
 2613 section two hundred fifty-five (255), and chapter one hundred
 2614 sixty-three (163), section thirty-six (36), Acts of the Sixty-
 2615 second General Assembly, is hereby further amended by striking
 2616 from line one (1) the word "state".
 2617 Sec. 390. Section two hundred thirty-seven point eight
 2618 (237.8), Code 1966, as amended by chapter two hundred nine (209),
 2619 section two hundred fifty-six (256), Acts of the Sixty-second
 2620 General Assembly, is hereby further amended by striking from
 2621 line four (4) the word "state".
 2622 Sec. 391. Section two hundred thirty-seven point eleven
 2623 (237.11), Code 1966, as amended by chapter two hundred nine (209),
 2624 section two hundred fifty-seven (257), Acts of the Sixty-second
 2625 General Assembly, is hereby further amended by striking from
 2626 line two (2) the word "state".
 2627 Sec. 392. Section two hundred thirty-seven point thirteen
 2628 (237.13), Code 1966, as amended by chapter two hundred nine (209),
 2629 section two hundred fifty-eight (258), Acts of the Sixty-second
 2630 General Assembly, is hereby further amended by striking from
 2631 line one (1) the word "state".
 2632 Sec. 393. Section two hundred thirty-seven point fourteen
 2633 (237.14), Code 1966, as amended by chapter two hundred nine (209),
 2634 section two hundred fifty-nine (259), Acts of the Sixty-second
 2635 General Assembly, is hereby further amended by striking from
 2636 line one (1) the word "state".
 2637 Sec. 394. Section two hundred thirty-seven point sixteen
 2638 (237.16), Code 1966, as amended by chapter two hundred nine (209),
 2639 section two hundred sixty (260), Acts of the Sixty-second General
 2640 Assembly, is hereby further amended by striking from line four
 2641 (4) the word "state".
 2642 Sec. 395. Section two hundred thirty-eight point one
 2643 (238.1), Code 1966, as amended by chapter two hundred nine (209),
 2644 section two hundred sixty-one (261), Acts of the Sixty-second
 2645 General Assembly, is hereby further amended by striking lines
 2646 six (6) and seven (7) and inserting in lieu thereof the follow-

2647 ing:

2648 "management of the commissioner.

2649 The word 'commissioner' as used in this chapter means the
2650 commissioner of the department of social services or his desig-
2651 nee."

2652 Sec. 396. Section two hundred thirty-eight point three
2653 (238.3), Code 1966, as amended by chapter two hundred nine (209),
2654 section two hundred sixty-two (262), Acts of the Sixty-second
2655 General Assembly, is hereby further amended by striking from
2656 line one (1) the word "state".

2657 Sec. 397. Section two hundred thirty-eight point five
2658 (238.5), Code 1966, as amended by chapter two hundred nine (209),
2659 section two hundred sixty-three (263), Acts of the Sixty-second
2660 General Assembly, is hereby further amended by striking from
2661 line four (4) the word "state".

2662 Sec. 398. Section two hundred thirty-eight point eight
2663 (238.8), Code 1966, as amended by chapter two hundred nine (209),
2664 section two hundred sixty-four (264), Acts of the Sixty-second
2665 General Assembly, is hereby further amended by striking from
2666 line two (2) the word "state".

2667 Sec. 399. Section two hundred thirty-eight point ten
2668 (238.10), Code 1966, as amended by chapter two hundred nine
2669 (209), section two hundred sixty-five (265), Acts of the Sixty-
2670 second General Assembly, is hereby further amended as follows:

2671 1. By striking from line one (1) the word "state".

2672 2. By striking from subsection two (2), line one (1),
2673 the word "state".

2674 3. By striking from subsection five (5), line three (3),
2675 the word "state".

2676 Sec. 400. Section two hundred thirty-eight point eleven
2677 (238.11), Code 1966, as amended by chapter two hundred nine
2678 (209), section two hundred sixty-six (266), Acts of the Sixty-
2679 second General Assembly, is hereby further amended by striking
2680 from line four (4) the word "state".

2681 Sec. 401. Section two hundred thirty-eight point sixteen
2682 (238.16), Code 1966, as amended by chapter two hundred nine
2683 (209), section two hundred sixty-nine (269), Acts of the Sixty-
2684 second General Assembly, is hereby further amended by striking
2685 from line two (2) the word "state".

2686 Sec. 402. Section two hundred thirty-eight point seven-
2687 teen (238.17), Code 1966, as amended by chapter two hundred nine
2688 (209), section two hundred seventy (270), Acts of the Sixty-
2689 second General Assembly, is hereby further amended by striking
2690 from lines one (1), five (5), twelve (12), and thirteen (13)
2691 the word "state" in each instance.

2692 Sec. 403. Section two hundred thirty-eight point eighteen
2693 (238.18), Code 1966, as amended by chapter two hundred nine (209),
2694 section two hundred seventy-one (271), Acts of the Sixty-second
2695 General Assembly, is hereby further amended by striking from
2696 line three (3) the word "state".

2697 Sec. 404. Section two hundred thirty-eight point nineteen
2698 (238.19), Code 1966, as amended by chapter two hundred nine (209),
2699 section two hundred seventy-two (272), Acts of the Sixty-second
2700 General Assembly, is hereby further amended as follows:

2701 1. By striking lines (1) and two (2).

2702 2. By striking from line three (3) the word "welfare"
2703 and inserting in lieu thereof the words "The commissioner".

2704 Sec. 405. Section two hundred thirty-eight point twenty
2705 (238.20), Code 1966, as amended by chapter two hundred nine
2706 (209), section two hundred seventy-three (273), Acts of the
2707 Sixty-second General Assembly, is hereby further amended by
2708 striking lines one (1), two (2), and three (3) and inserting
2709 in lieu thereof the words "The commissioner shall visit and
2710 inspect".

2711 Sec. 406. Section two hundred thirty-eight point twenty-
2712 three (238.23), Code 1966, as amended by chapter two hundred
2713 nine (209), section two hundred seventy-four (274), Acts of the
2714 Sixty-second General Assembly, is hereby further amended as
2715 follows:

2716 1. By striking from line two (2) the word "state".

2717 2. By striking from subsection eleven (11), line one (1),
2718 the word "state".

2719 Sec. 407. Section two hundred thirty-eight point twenty-
2720 four (238.24), Code 1966, as amended by chapter two hundred
2721 nine (209), section two hundred seventy-five (275), Acts of the
2722 Sixty-second General Assembly, is hereby further amended by
2723 striking from lines twelve (12) and sixteen (16) the word
2724 "state" in each instance.

2725 Sec. 408. Section two hundred thirty-eight point twenty-
2726 six (238.26), Code 1966, as amended by chapter two hundred nine
2727 (209), section two hundred seventy-six (276), Acts of the Sixty-
2728 second General Assembly, is hereby further amended by striking
2729 from line ten (10) the word "state".

2730 Sec. 409. Section two hundred thirty-eight point thirty
2731 (238.30), Code 1966, as amended by chapter two hundred nine
2732 (209), section two hundred seventy-seven (277), Acts of the
2733 Sixty-second General Assembly, is hereby further amended by
2734 striking from lines three (3), four (4), and ten (10) the word
2735 "state" in each instance.

2736 Sec. 410. Section two hundred thirty-eight point thirty-
2737 one (238.31), Code 1966, as amended by chapter two hundred nine
2738 (209), section two hundred seventy-eight (278), Acts of the
2739 Sixty-second General Assembly, is hereby further amended by
2740 striking from line five (5) the word "state".

2741 Sec. 411. Section two hundred thirty-eight point forty
2742 (238.40), Code 1966, as amended by chapter two hundred nine
2743 (209), section two hundred eighty-four (284), Acts of the Sixty-
2744 second General Assembly, is hereby further amended by striking
2745 from line ten (10) the word "state".

2746 Sec. 412. Section two hundred thirty-eight point forty-
2747 three (238.43), Code 1966, as amended by chapter two hundred
2748 nine (209), section two hundred eighty-five (285), Acts of the
2749 Sixty-second General Assembly, is hereby further amended by
2750 striking from line four (4) the word "state".

2751 Sec. 413. Section two hundred thirty-nine point three
2752 (239.3), Code 1966, as amended by chapter two hundred nine
2753 (209), section two hundred eighty-seven (287), Acts of the
2754 Sixty-second General Assembly, and chapter one hundred sixty-
2755 four (164), section one (1), Acts of the Sixty-third General
2756 Assembly, First Session, is hereby further amended by striking

2757 from line eight (8) the word "state".

2758 Sec. 414. Section two hundred thirty-nine point five
2759 (239.5), Code 1966, as amended by chapter two hundred nine
2760 (209), section two hundred eighty-eight (288), Acts of the
2761 Sixty-second General Assembly, and chapter one hundred sixty-
2762 four (164), sections two (2) and three (3), and chapter one
2763 hundred sixty-five (165), section one (1), Acts of the Sixty-
2764 third General Assembly, First Session, is hereby further
2765 amended by striking from line fifty (50) the word "state".

2766 Sec. 415. Section two hundred thirty-nine point six
2767 (239.6), Code 1966, as amended by chapter two hundred nine
2768 (209), section two hundred eighty-nine (289), Acts of the
2769 Sixty-second General Assembly, is hereby further amended by
2770 striking from line eight (8) the word "state".

2771 Sec. 416. Section two hundred thirty-nine point nine
2772 (239.9), Code 1966, as amended by chapter two hundred nine
2773 (209), section two hundred ninety-one (291), and chapter two
2774 hundred ten (210), section one (1), Acts of the Sixty-second
2775 General Assembly, is hereby further amended by striking from
2776 lines six (6) and twenty-two (22) the word "state" in each
2777 instance.

2778 Sec. 417. Section two hundred thirty-nine point eleven
2779 (239.11), Code 1966, as amended by chapter two hundred nine
2780 (209), section two hundred ninety-two (292), Acts of the Sixty-
2781 second General Assembly, is hereby further amended by striking
2782 from lines fifteen (15) and twenty-one (21) the word "state" in
2783 each instance.

2784 Sec. 418. Section two hundred thirty-nine point twelve
2785 (239.12), Code 1966, as amended by chapter two hundred nine
2786 (209), section two hundred ninety-three (293), Acts of the
2787 Sixty-second General Assembly, is hereby further amended by
2788 striking from lines nine (9) and fourteen (14) the word "state"
2789 in each instance.

2790 Sec. 419. Section two hundred thirty-nine point sixteen
2791 (239.16), Code 1966, as amended by chapter two hundred nine
2792 (209), section two hundred ninety-four (294), Acts of the
2793 Sixty-second General Assembly, is hereby further amended by
2794 striking from line three (3) the word "state".

2795 Sec. 420. Section two hundred thirty-nine point eighteen
2796 (239.18), Code 1966, as amended by chapter two hundred nine
2797 (209), section two hundred ninety-five (295), Acts of the Sixty-
2798 second General Assembly, is hereby further amended as follows:

2799 1. By striking from lines three (3) and four (4) the words
2800 "in the state" and inserting in lieu thereof the words "with
2801 the".

2802 2. By striking from line eight (8) the word "state".

2803 Sec. 421. Section two hundred forty point four (240.4),
2804 Code 1966, as amended by chapter two hundred nine (209), section
2805 two hundred ninety-seven (297), Acts of the Sixty-second General
2806 Assembly, is hereby further amended by striking from line four
2807 (4) the word "state".

2808 Sec. 422. Section two hundred forty point twelve (240.12),
2809 Code 1966, as amended by chapter two hundred nine (209), section
2810 two hundred ninety-eight (298), Acts of the Sixty-second General
2811 Assembly, is hereby further amended by striking from line three

2812 (3) the word "state".

2813 Sec. 423. Section two hundred forty-one point four (241.4),
2814 Code 1966, as amended by chapter two hundred nine (209), section
2815 three hundred one (301), Acts of the Sixty-second General Assem-
2816 bly, is hereby further amended as follows:

2817 1. By striking from line one (1) the word "state".

2818 2. By striking from subsection one (1), line three (3),
2819 the word "state".

2820 Sec. 424. Section two hundred forty-one point five (241.5),
2821 Code 1966, as amended by chapter two hundred nine (209), section
2822 three hundred two (302), Acts of the Sixty-second General Assem-
2823 bly, is hereby further amended as follows:

2824 1. By striking from subsection one (1), line three (3),
2825 the word "state".

2826 2. By striking from subsection two (2), line one (1),
2827 the word "state".

2828 3. By striking from subsection two (2), line two (2),
2829 the word "state".

2830 4. By striking from subsection three (3), line two (2),
2831 the word "state".

2832 Sec. 425. Section two hundred forty-one point six (241.6),
2833 Code 1966, as amended by chapter two hundred nine (209), section
2834 three hundred three (303), Acts of the Sixty-second General As-
2835 sembly, is hereby further amended by striking from lines six
2836 (6) and thirteen (13) the word "state" in each instance.

2837 Sec. 426. Section two hundred forty-one point seven
2838 (241.7), Code 1966, as amended by chapter two hundred nine (209),
2839 section three hundred four (304), Acts of the Sixty-second Gen-
2840 eral Assembly, is hereby further amended by striking from line
2841 eight (8) the word "state".

2842 Sec. 427. Section two hundred forty-one point eight
2843 (241.8), Code 1966, as amended by chapter two hundred nine (209),
2844 section three hundred five (305), Acts of the Sixty-second Gen-
2845 eral Assembly, is hereby further amended by striking from lines
2846 four (4), eight (8), and nine (9) the word "state" in each in-
2847 stance.

2848 Sec. 428. Section two hundred forty-one point nine (241.9),
2849 Code 1966, as amended by chapter two hundred nine (209), section
2850 three hundred six (306), Acts of the Sixty-second General Assem-
2851 bly, is hereby further amended as follows:

2852 1. By striking from lines seven (7), eighteen (18), and
2853 twenty-three (23) the word "state" in each instance.

2854 2. By striking line eleven (11) and inserting in lieu
2855 thereof the words "commissioner. The commissioner may make
2856 such".

2857 Sec. 429. Section two hundred forty-one point twelve
2858 (241.12), Code 1966, as amended by chapter two hundred nine (209),
2859 section three hundred eight (308), Acts of the Sixty-second Gen-
2860 eral Assembly, is hereby further amended by striking from lines
2861 four (4), six (6), eight (8), and ten (10) the word "state" in
2862 each instance.

2863 Sec. 430. Section two hundred forty-one point thirteen
2864 (241.13), Code 1966, as amended by chapter two hundred nine (209),
2865 section three hundred nine (309), Acts of the Sixty-second Gen-
2866 eral Assembly, is hereby further amended by striking from lines

2867 four (4) and six (6) the word "state" in each instance.

2868 Sec. 431. Section two hundred forty-one point fourteen
2869 (241.14), Code 1966, as amended by chapter two hundred nine
2870 (209), section three hundred ten (310), Acts of the Sixty-
2871 second General Assembly, is hereby further amended by striking
2872 from lines four (4) and eighteen (18) the word "state" in each
2873 instance.

2874 Sec. 432. Section two hundred forty-one point sixteen
2875 (241.16), Code 1966, as amended by chapter two hundred nine
2876 (209), section three hundred eleven (311), Acts of the Sixty-
2877 second General Assembly, is hereby further amended by striking
2878 from lines eleven (11) and thirteen (13) the word "state" in
2879 each instance.

2880 Sec. 433. Section two hundred forty-one point seventeen
2881 (241.17), Code 1966, as amended by chapter two hundred nine
2882 (209), section three hundred twelve (312), and chapter two
2883 hundred ten (210), section two (2), Acts of the Sixty-second
2884 General Assembly, is hereby further amended by striking from
2885 lines four (4) and twenty (20) the word "state" in each in-
2886 stance.

2887 Sec. 434. Section two hundred forty-one point twenty
2888 (241.20), Code 1966, as amended by chapter two hundred nine
2889 (209), section three hundred thirteen (313), Acts of the Sixty-
2890 second General Assembly, is hereby further amended by striking
2891 from lines fifteen (15) and twenty-one (21) the word "state" in
2892 each instance.

2893 Sec. 435. Section two hundred forty-one point twenty-one
2894 (241.21), Code 1966, as amended by chapter two hundred nine
2895 (209), section three hundred fourteen (314), Acts of the Sixty-
2896 second General Assembly, is hereby further amended by striking
2897 from lines nine (9), thirteen (13), and fourteen (14) the word
2898 "state" in each instance.

2899 Sec. 436. Section two hundred forty-one A point three
2900 (241A.3), Code 1966, as amended by chapter two hundred nine
2901 (209), section three hundred sixteen (316), Acts of the Sixty-
2902 second General Assembly, is hereby further amended by striking
2903 from line seven (7) the word "state".

2904 Sec. 437. Section two hundred forty-one A point four
2905 (241A.4), Code 1966, as amended by chapter two hundred nine
2906 (209), section three hundred seventeen (317), Acts of the Sixty-
2907 second General Assembly, is hereby further amended by striking
2908 from line one (1) the word "state".

2909 Sec. 438. Section two hundred forty-one A point five
2910 (241A.5), Code 1966, as amended by chapter two hundred nine
2911 (209), section three hundred eighteen (318), Acts of the Sixty-
2912 second General Assembly, is hereby further amended by striking
2913 line eleven (11) and inserting in lieu thereof the words "the
2914 rules of the commissioner. The commissioner".

2915 Sec. 439. Section two hundred forty-one A point six
2916 (241A.6), Code 1966, as amended by chapter two hundred nine
2917 (209), section three hundred nineteen (319), Acts of the Sixty-
2918 second General Assembly, is hereby further amended by striking
2919 from lines five (5), seven (7), and fourteen (14) the word "state"
2920 in each instance.

2921 Sec. 440. Section two hundred forty-one A point thirteen

2922 (241A.13), Code 1966, as amended by chapter two hundred nine
2923 (209), section three hundred twenty-one (321), Acts of the
2924 Sixty-second General Assembly, is hereby further amended by
2925 striking from line fourteen (14) the word "state".

2926 Sec. 441. Section two hundred forty-one A point fourteen
2927 (241A.14), Code 1966, as amended by chapter two hundred nine
2928 (209), section three hundred twenty-two (322), Acts of the
2929 Sixty-second General Assembly, is hereby further amended by
2930 striking from lines ten (10), twelve (12), thirteen (13), and
2931 twenty (20) the word "state" in each instance.

2932 Sec. 442. Section two hundred forty-nine point two (249.2),
2933 Code 1966, as amended by chapter two hundred nine (209), section
2934 three hundred eighty-eight (388), Acts of the Sixty-second Gen-
2935 eral Assembly, is hereby further amended by striking from lines
2936 one (1), three (3), and nine (9) the word "state" in each in-
2937 stance.

2938 Sec. 443. Section two hundred forty-nine point four (249.4),
2939 Code 1966, as amended by chapter two hundred nine (209), section
2940 three hundred eighty-nine (389), Acts of the Sixty-second Gen-
2941 eral Assembly, is hereby further amended by striking from line
2942 six (6) the word "state".

2943 Sec. 444. Section two hundred forty-nine point seven
2944 (249.7), subsection seven (7), Code 1966, as amended by chapter
2945 two hundred nine (209), section three hundred ninety (390), and
2946 chapter two hundred twenty-two (222), section one (1), Acts of
2947 the Sixty-second General Assembly, and chapter one hundred fifty-
2948 two (152), sections fifteen (15) and fifty-one (51), and chapter
2949 one hundred sixty-five (165), section four (4), Acts of the
2950 Sixty-third General Assembly, First Session, is hereby further
2951 amended by striking from line four (4) the word "state".

2952 Sec. 445. Section two hundred forty-nine point nine (249.9),
2953 Code 1966, as amended by chapter two hundred nine (209), section
2954 three hundred ninety-three (393), Acts of the Sixty-second Gen-
2955 eral Assembly, and chapter one hundred sixty-five (165), section
2956 five (5), Acts of the Sixty-third General Assembly, First Ses-
2957 sion, is hereby further amended as follows:

2958 1. By striking from subsection four (4) line seven (7),
2959 the word "state".

2960 2. By striking from subsection four (4), line thirteen
2961 (13), the word "state".

2962 3. By striking from subsection five (5), line six (6),
2963 the word "state".

2964 4. By striking from subsection five (5), line eleven (11),
2965 the word "state".

2966 Sec. 446. Section two hundred forty-nine point ten (249.10),
2967 Code 1966, as amended by chapter two hundred nine (209), section
2968 three hundred ninety-four (394), Acts of the Sixty-second General
2969 Assembly, is hereby further amended by striking from line four
2970 (4) the word "state".

2971 Sec. 447. Section two hundred forty-nine point eleven
2972 (249.11), Code 1966, as amended by chapter two hundred nine
2973 (209), section three hundred ninety-five (395), Acts of the
2974 Sixty-second General Assembly, and chapter one hundred sixty-

2975 six (166), section four (4), Acts of the Sixty-third General
2976 Assembly, First Session, is hereby further amended as follows:

2977 1. By striking from lines four (4), sixteen (16), eighteen
2978 (18), twenty-two (22), twenty-four (24), and twenty-nine (29)
2979 the word "state" in each instance.

2980 2. By striking from line twenty-six (26) the word "it"
2981 and inserting in lieu thereof the word "he".

2982 3. By striking lines thirty (30) and thirty-one (31) and
2983 inserting in lieu thereof the words "himself. He shall make
2984 his decision within sixty days".

2985 Sec. 448. Section two hundred forty-nine point twelve
2986 (249.12), Code 1966, as amended by chapter two hundred nine
2987 (209), section three hundred ninety-six (396), Acts of the
2988 Sixty-second General Assembly, and chapter one hundred fifty-
2989 two (152), section sixty-two (62), Acts of the Sixty-third
2990 General Assembly, First Session, is hereby further amended as
2991 follows:

2992 1. By striking from lines two (2) and eleven (11) the
2993 word "state" in each instance.

2994 2. By striking line seven (7) and inserting in lieu
2995 thereof the words "oath, and the commissioner or".

2996 Sec. 449. Section two hundred forty-nine point thirteen
2997 (249.13), Code 1966, as amended by chapter two hundred nine
2998 (209), section three hundred ninety-seven (397), Acts of the
2999 Sixty-second General Assembly, is hereby further amended by
3000 striking from lines one (1), five (5), six (6), nine (9), and
3001 thirteen (13) the word "state" in each instance.

3002 Sec. 450. Section two hundred forty-nine point fifteen
3003 (249.15), Code 1966, as amended by chapter two hundred nine
3004 (209), section three hundred ninety-eight (398), Acts of the
3005 Sixty-second General Assembly, is hereby further amended by
3006 striking from line ten (10) the word "state".

3007 Sec. 451. Section two hundred forty-nine point sixteen
3008 (249.16), Code 1966, as amended by chapter two hundred nine
3009 (209), section three hundred ninety-nine (399), Acts of the
3010 Sixty-second General Assembly, is hereby further amended as
3011 follows:

3012 1. By striking from line one (1) the word "state".

3013 2. By striking from lines three (3) and seven (7) the
3014 word "it" and inserting in lieu thereof the word "he" in each
3015 instance.

3016 3. By striking from line six (6) the word "It" and in-
3017 serting in lieu thereof the word "He".

3018 Sec. 452. Section two hundred forty-nine point seventeen
3019 (249.17), Code 1966, as amended by chapter two hundred nine
3020 (209), section four hundred (400), Acts of the Sixty-second
3021 General Assembly, is hereby further amended by striking from
3022 lines four (4) and eight (8) the word "state" in each instance.

3023 Sec. 453. Section two hundred forty-nine point eighteen
3024 (249.18), Code 1966, as amended by chapter two hundred nine
3025 (209), section four hundred one (401), and chapter two hundred
3026 ten (210), section four (4), Acts of the Sixty-second General
3027 Assembly, is hereby further amended as follows:

3028 1. By striking from subsection three (3), line eight (8),
3029 the word "state".

- 8030 2. By striking from subsection four (4), line twenty-four
8031 (24), the word "state".
- 8032 Sec. 454. Section two hundred forty-nine point nineteen
8033 (249.19), Code 1966, as amended by chapter two hundred nine
8034 (209), section four hundred two (402), and chapter three hun-
8035 dred fifty-seven (357), section four (4), Acts of the Sixty-
8036 second General Assembly, and chapter one hundred seventy (170),
8037 section one (1), Acts of the Sixty-third General Assembly, First
8038 Session, is hereby further amended by striking from line sixteen
8039 (16) the word "state".
- 8040 Sec. 455. Section two hundred forty-nine point twenty
8041 (249.20), Code 1966, as amended by chapter two hundred nine
8042 (209), section four hundred three (403), Acts of the Sixty-
8043 second General Assembly, is hereby further amended as follows:
- 8044 1. By striking from lines thirty-two (32), fifty-three
8045 (53), fifty-nine (59), seventy-one (71), seventy-two (72),
8046 seventy-five (75), one hundred six (106), one hundred twelve
8047 (112), and one hundred thirteen (113) the word "state" in each
8048 instance.
- 8049 2. By striking from line thirty-nine (39) the word "its"
8050 and inserting in lieu thereof the word "he".
- 8051 3. By striking line forty-three (43) and inserting in
8052 lieu thereof the words "security, or other consideration as
8053 he".
- 8054 4. By striking from line fifty-four (54) the word "it"
8055 and inserting in lieu thereof the word "he".
- 8056 5. By striking line fifty-eight (58) and inserting in
8057 lieu thereof the words "assistance to the commissioner; upon
8058 the taking".
- 8059 Sec. 456. Section two hundred forty-nine point twenty-two
8060 (249.22), Code 1966, as amended by chapter two hundred nine
8061 (209), section four hundred four (404), Acts of the Sixty-second
8062 General Assembly, is hereby further amended by striking from
8063 line one (1) the word "state".
- 8064 Sec. 457. Section two hundred forty-nine point twenty-
8065 three (249.23), Code 1966, as amended by chapter two hundred
8066 nine (209), section four hundred five (405), Acts of the Sixty-
8067 second General Assembly, is hereby further amended as follows:
- 8068 1. By striking from lines five (5), twelve (12), sixteen
8069 (16), twenty (20), thirty-two (32), thirty-seven (37), and forty-
8070 four (44) the word "state" in each instance.
- 8071 2. By striking from line thirteen (13) the word "it" and
8072 inserting in lieu thereof the word "he".
- 8073 Sec. 458. Section two hundred forty-nine point twenty-
8074 four (249.24), Code 1966, as amended by chapter two hundred
8075 nine (209), section four hundred six (406), Acts of the Sixty-
8076 second General Assembly, is hereby further amended by striking
8077 from lines eleven (11) and thirteen (13) the word "state" in
8078 each instance.
- 8079 Sec. 459. Section two hundred forty-nine point twenty-
8080 five (249.25), Code 1966, as amended by chapter two hundred
8081 nine (209), section four hundred seven (407), Acts of the Sixty-
8082 second General Assembly, is hereby further amended by striking
8083 from lines one (1) and seventeen (17) the word "state" in each

3084 instance.

3085 Sec. 460. Section two hundred forty-nine point twenty-
3086 six (249.26), Code 1966, as amended by chapter two hundred nine
3087 (209), section four hundred eight (408), Acts of the Sixty-
3088 second General Assembly, is hereby further amended by striking
3089 from line one (1) the word "state".

3090 Sec. 461. Section two hundred forty-nine point twenty-
3091 seven (249.27), Code 1966, as amended by chapter two hundred
3092 nine (209), section four hundred nine (409), Acts of the Sixty-
3093 second General Assembly, is hereby further amended by striking
3094 from line three (3) the word "state".

3095 Sec. 462. Section two hundred forty-nine point twenty-
3096 eight (249.28), Code 1966, as amended by chapter two hundred
3097 nine (209), section four hundred ten (410), Acts of the Sixty-
3098 second General Assembly, is hereby further amended by striking
3099 from lines one (1), three (3), and six (6) the word "state" in
3100 each instance.

3101 Sec. 463. Section two hundred forty-nine point thirty-two
3102 (249.32), Code 1966, as amended by chapter two hundred nine
3103 (209), section four hundred eleven (411), Acts of the Sixty-
3104 second General Assembly, and chapter one hundred fifty-two
3105 (152), section sixty-three (63), Acts of the Sixty-third Gen-
3106 eral Assembly, First Session, is hereby further amended by
3107 striking from lines seven (7), eight (8), and fifteen (15)
3108 the word "state" in each instance.

3109 Sec. 464. Section two hundred forty-nine point thirty-six
3110 (249.36), Code 1966, as amended by chapter two hundred nine
3111 (209), section four hundred twelve (412), Acts of the Sixty-
3112 second General Assembly, is hereby further amended by striking
3113 from line four (4) the word "state".

3114 Sec. 465. Section two hundred forty-nine point thirty-
3115 nine (249.39), Code 1966, as amended by chapter two hundred
3116 nine (209), section four hundred thirteen (413), Acts of the
3117 Sixty-second General Assembly, is hereby further amended by
3118 striking from lines fifteen (15), sixteen (16), twenty-two
3119 (22), thirty-three (33), and thirty-eight (38) the word "state"
3120 in each instance.

3121 Sec. 466. Section two hundred forty-nine point forty
3122 (249.40), Code 1966, as amended by chapter two hundred nine
3123 (209), section four hundred fourteen (414), Acts of the Sixty-
3124 second General Assembly, is hereby further amended as follows:

3125 1. By striking from line one (1) the word "state".

3126 2. By striking from line two (2) the word "are" and in-
3127 serting in lieu thereof the word "is".

3128 3. By striking lines eight (8) through twelve (12), in-
3129 clusive, and inserting in lieu thereof the words "attach no
3130 conditions."

3131 Sec. 467. Section two hundred forty-nine point forty-one
3132 (249.41), Code 1966, as amended by chapter two hundred nine
3133 (209), section four hundred fifteen (415), Acts of the Sixty-
3134 second General Assembly, is hereby further amended by striking
3135 from line fourteen (14) the word "state".

3136 Sec. 468. Section two hundred forty-nine point forty-two
3137 (249.42), Code 1966, as amended by chapter two hundred nine

3138 (209), section four hundred sixteen (416), Acts of the Sixty-
3139 second General Assembly, is hereby further amended by striking
3140 from line five (5) the word "state".

3141 Sec. 469. Section two hundred forty-nine point forty-
3142 seven (249.47), Code 1966, as amended by chapter two hundred
3143 nine (209), section four hundred seventeen (417), Acts of the
3144 Sixty-second General Assembly, is hereby further amended by
3145 striking from line ten (10) the word "state".

3146 Sec. 470. Section two hundred fifty-one point one (251.1),
3147 Code 1966, as amended by chapter two hundred nine (209), section
3148 four hundred twenty-two (422), Acts of the Sixty-second General
3149 Assembly, is hereby further amended as follows:

3150 1. By striking from line one (1) the word "state".

3151 2. By striking from line three (3) the word "it" and in-
3152 serting in lieu thereof the word "him".

3153 Sec. 471. Section two hundred fifty-one point two (251.2),
3154 Code 1966, as amended by chapter two hundred nine (209), section
3155 four hundred twenty-three (423), Acts of the Sixty-second General
3156 Assembly, is hereby further amended as follows:

3157 1. By striking from line one (1) the word "state".

3158 2. By striking from subsection one (1), lines two (2) and
3159 three (3), the words "the duties imposed upon it" and inserting
3160 in lieu thereof the words "his duties".

3161 3. By striking from subsection four (4), lines six (6)
3162 through nine (9), inclusive, and inserting in lieu thereof the
3163 following:

3164 "to provide such relief from county funds. The commis-
3165 sioner may administer state funds within the various counties
3166 to supplement local funds."

3167 Sec. 472. Section two hundred fifty-one point three (251.3),
3168 Code 1966, as amended by chapter two hundred nine (209), section
3169 four hundred twenty-four (424), Acts of the Sixty-second General
3170 Assembly, is hereby further amended by striking from lines one
3171 (1) and eight (8) the word "state" in each instance.

3172 Sec. 473. Section two hundred fifty-one point four (251.4),
3173 subsection five (5), Code 1966, as amended by chapter two hundred
3174 nine (209), section four hundred twenty-five (425), Acts of the
3175 Sixty-second General Assembly, is hereby further amended by
3176 striking from line two (2) the word "state".

3177 Sec. 474. Section two hundred fifty-two point forty-three
3178 (252.43), Code 1966, as amended by chapter two hundred nine
3179 (209), section four hundred twenty-seven (427), Acts of the
3180 Sixty-second General Assembly, is hereby further amended as
3181 follows:

3182 1. By striking from line twenty-five (25) the word "state".

3183 2. By striking lines thirty (30) through thirty-three (33),
3184 inclusive, and inserting in lieu thereof the words "officials
3185 by this chapter."

3186 Sec. 475. Section two hundred fifty-two A point twelve
3187 (252A.12), Code 1966, as amended by chapter two hundred nine
3188 (209), section four hundred twenty-eight (428), Acts of the
3189 Sixty-second General Assembly, is hereby further amended by
3190 striking from line one (1) the word "state".

3191 Sec. 476. Section two hundred fifty-five point twenty-
3192 eight (255.28), Code 1966, as amended by chapter two hundred

3193 nine (209) section four hundred twenty-nine (429), Acts of
3194 the Sixty-second General Assembly, is hereby further amended
3195 as follows:

3196 1. By striking from line five (5) the word “, respectively,”.

3197 2. By striking lines twelve (12) and thirteen (13) and
3198 inserting in lieu thereof the words “The commissioner shall
3199 pay the traveling expenses of any patient thus committed,”.

3200 Sec. 477. Section two hundred eighty-one point seven
3201 (281.7), Code 1966, is hereby amended by striking from lines
3202 eighteen (18) and nineteen (19) the words “state department of
3203 social welfare” and inserting in lieu thereof the words “Com-
3204 missioner of the department of social services”.

3205 Sec. 478. Section four hundred forty-seven point nine
3206 (447.9), Code 1966, as amended by chapter three hundred fifty-
3207 seven (357), section one (1), Acts of the Sixty-second General
3208 Assembly, and chapter one hundred fifty-two (152), section sixty-
3209 five (65), Acts of the Sixty-third General Assembly, First Session,
3210 is hereby further amended by striking from line twenty-eight (28)
3211 the word “state” and inserting in lieu thereof the words “commis-
3212 sioner of the”.

3213 Sec. 479. Section five hundred eighty-nine point twenty-
3214 six (589.26), Code 1966, is hereby amended by striking lines
3215 three (3) through seven (7), inclusive, and inserting in lieu
3216 thereof the following:

3217 “any interest in land held or claimed by the commissioner
3218 of the department of social services which is signed for by
3219 the commissioner or his designee, and which”.

3220 Sec. 480. Chapter six hundred (600), Code 1966, is hereby
3221 amended by adding the following new section:

3222 “The word ‘commissioner’ as used in this chapter means the
3223 commissioner of the department of social services or his designee.”

3224 Sec. 481. Section six hundred point two (600.2), Code 1966,
3225 as amended by chapter one hundred fifty-two (152), section sixty-
3226 six (66), Acts of the Sixty-third General Assembly, First Session,
3227 is hereby further amended as follows:

3228 1. By striking line one (1) and inserting in lieu thereof
3229 the words “The commissioner, or a”.

3230 2. By striking line twenty-four (24) and inserting in lieu
3231 thereof the words “other. The commissioner”.

3232 Sec. 482. Section seven hundred forty point thirteen
3233 (740.13), Code 1966, is hereby amended by striking from lines
3234 four (4) and five (5) the words “of the board of control”.

3235 Sec. 483. Section seven hundred forty-five point fifteen
3236 (745.15), Code 1966, is hereby amended by striking from lines
3237 four (4) and five (5) the words “board of control of state in-
3238 stitutions” and inserting in lieu thereof the words “commis-
3239 sioner of the department of social services”.

3240 Sec. 484. Section seven hundred fifty-one point thirty-
3241 one (751.31), Code 1966, is hereby amended by striking line
3242 six (6) and inserting in lieu thereof the words “commissioner
3243 of the department of social services, or to any”.

3244 Sec. 485. Section seven hundred fifty-one point thirty-
3245 two (751.32), Code 1966, is hereby amended by striking lines
3246 one (1) and two (2) and inserting in lieu thereof the follow-

3247 ing:

3248 "Liquors delivered to the commissioner of the department
3249 of social services shall be dispensed to any state institution
3250 or".

3251 Sec. 486. Chapter one hundred fifty-two (152), Acts of
3252 the Sixty-third General Assembly, First Session, is hereby
3253 amended by striking section four (4) and five (5).

3254 Sec. 487. Chapter one hundred fifty-two (152), section
3255 twenty-one (21), Acts of the Sixty-third General Assembly,
3256 First Session, is hereby amended by striking from line four
3257 (4) the word "department" and inserting in lieu thereof the
3258 word "commissioner".

3259 Sec. 488. Chapter one hundred fifty-two (152), section
3260 twenty-three (23), Acts of the Sixty-third General Assembly,
3261 First Session, is hereby amended by inserting in line four (4)
3262 before the word "department" the words "commissioner of the".

3263 Sec. 489. Chapter one hundred fifty-two (152), section
3264 twenty-four (24), Acts of the Sixty-third General Assembly,
3265 First Session, is hereby amended by striking line four (4) and
3266 inserting in lieu thereof the following:

3267 "4. 'Commissioner' as used in this chapter means the
3268 commissioner of the department of social services or his
3269 designee."

3270 Sec. 490. Chapter one hundred fifty-two (152), section
3271 thirty (30), Acts of the Sixty-third General Assembly, First
3272 Session, is hereby amended by striking from line three (3) the
3273 word "department" and inserting in lieu thereof the word "com-
3274 missioner".

3275 Sec. 491. Chapter one hundred fifty-two (152), section
3276 thirty-one (31), Acts of the Sixty-third General Assembly, First
3277 Session, is hereby amended by striking from lines four (4) and
3278 nine (9) the words "department of social services" and insert-
3279 ing in lieu thereof the word "commissioner" in each instance.

3280 Sec. 492. Chapter one hundred fifty-two (152), section
3281 thirty-two (32), Acts of the Sixty-third General Assembly, First
3282 Session, is hereby amended by striking from line four (4) the
3283 words "department of social services" and inserting in lieu
3284 thereof the word "commissioner".

3285 Sec. 493. Chapter one hundred fifty-two (152), section
3286 thirty-three (33), Acts of the Sixty-third General Assembly,
3287 First Session, is hereby amended by striking from lines four
3288 (4), and six (6) and seven (7) the words "department of social
3289 services" and inserting in lieu thereof the word "commissioner"
3290 in each instance.

3291 Sec. 494. Chapter one hundred fifty-two (152), section
3292 thirty-five (35), Acts of the Sixty-third General Assembly,
3293 First Session, is hereby amended by striking from lines three
3294 (3) and four (4) the word "department" and inserting in lieu
3295 thereof the word "commissioner".

3296 Sec. 495. Chapter one hundred fifty-two (152), section
3297 thirty-six (36), Acts of the Sixty-third General Assembly,
3298 First Session, is hereby amended by striking from lines three
3299 (3) and four (4) the word "department" and inserting in lieu
3300 thereof the word "commissioner".

3301 Sec. 496. Chapter one hundred fifty-two (152), section
 3302 thirty-nine (39), Acts of the Sixty-third General Assembly,
 3303 First Session, is hereby amended by striking from lines three
 3304 (3), five (5), and seven (7) the word "department" and insert-
 3305 ing in lieu thereof the word "commissioner" in each instance.

3306 Sec. 497. Chapter one hundred fifty-two (152), section
 3307 forty (40), Acts of the Sixty-third General Assembly, First
 3308 Session, is hereby amended by striking from lines three (3),
 3309 five (5), and seven (7) the word "department" and inserting
 3310 in lieu thereof the word "commissioner" in each instance.

3311 Sec. 498. Chapter one hundred fifty-two (152), section
 3312 forty-one (41), Acts of the Sixty-third General Assembly, First
 3313 Session, is hereby amended by striking from lines three (3),
 3314 five (5), and seven (7) the word "department" and inserting
 3315 in lieu thereof the word "commissioner" in each instance.

3316 Sec. 499. Chapter one hundred fifty-two (152), section
 3317 forty-two (42), Acts of the Sixty-third General Assembly, First
 3318 Session, is hereby amended by striking from lines three (3),
 3319 five (5), and seven (7) the word "department" and inserting
 3320 in lieu thereof the word "commissioner" in each instance.

3321 Sec. 500. Chapter one hundred fifty-two (152), section
 3322 forty-three (43), Acts of the Sixty-third General Assembly,
 3323 First Session, is hereby amended as follows:

3324 1. By striking line four (4) and inserting in lieu thereof
 3325 the words "commissioner of the department of social services or".

3326 2. By striking from line six (6) the word "departments"
 3327 and inserting in lieu thereof the word "his".

3328 Sec. 501. Chapter one hundred fifty-two (152), section
 3329 forty-five (45), Acts of the Sixty-third General Assembly,
 3330 First Session, is hereby amended by striking from line three
 3331 (3) the word "department" and inserting in lieu thereof the
 3332 word "commissioner".

3333 Sec. 502. Chapter one hundred fifty-two (152), section
 3334 forty-six (46), Acts of the Sixty-third General Assembly, First
 3335 Session, is hereby amended as follows:

3336 1. By striking from lines three (3) and four (4) the words
 3337 "department of social services" and inserting in lieu thereof
 3338 the word "commissioner".

3339 2. By striking from line six (6) the word "department"
 3340 and inserting in lieu thereof the word "commissioner".

3341 Sec. 503. Chapter one hundred fifty-two (152), section
 3342 forty-seven (47), Acts of the Sixty-third General Assembly,
 3343 First Session, is hereby amended by striking from lines three
 3344 (3) and four (4) the word "department" and inserting in lieu
 3345 thereof the word "commissioner".

3346 Sec. 504. Chapter one hundred fifty-two (152), section
 3347 forty-eight (48), Acts of the Sixty-third General Assembly,
 3348 First Session, is hereby amended by striking from lines three
 3349 (3) and five (5) the word "department" and inserting in lieu
 3350 thereof the word "commissioner" in each instance.

3351 Sec. 505. Chapter one hundred fifty-two (152), section
 3352 forty-nine (49), Acts of the Sixty-third General Assembly, First
 3353 Session, is hereby amended by striking from line four (4) the
 3354 word "services" and inserting in lieu thereof the word "wel-

3355 fare”.

3356 **Sec. 506.** Chapter one hundred fifty-two (152), section
3357 fifty (50), Acts of the Sixty-third General Assembly, First
3358 Session, is hereby amended by striking from lines three (3)
3359 and four (4) the words “department of social services” and in-
3360 serting in lieu thereof the word “commissioner”.

3361 **Sec. 507.** Chapter one hundred fifty-two (152), section
3362 fifty-two (52), Acts of the Sixty-third General Assembly, First
3363 Session, is hereby amended by striking lines four (4) and five
3364 (5) and inserting in lieu thereof the following:

3365 “1. The word ‘commissioner’ as used in this chapter means
3366 the commissioner of the department of social services or his
3367 designee.”

3368 **Sec. 508.** Chapter one hundred fifty-two (152), section
3369 fifty-three (53), Acts of the Sixty-third General Assembly,
3370 First Session, is hereby amended as follows:

3371 1. By striking from lines three (3), five (5), and seven
3372 (7) the word “department” and inserting in lieu thereof the word
3373 “commissioner” in each instance.

3374 2. By striking lines eight (8) through fourteen (14), in-
3375 clusive.

3376 3. By striking from line twenty (20) the words “of the
3377 department of social services or his authorized representative”.

3378 4. By striking from lines twenty-two (22) and twenty-
3379 three (23) the words “or his authorized representative”.

3380 **Sec. 509.** Chapter one hundred fifty-two (152), section
3381 fifty-four (54), Acts of the Sixty-third General Assembly, First
3382 Session, is hereby amended by striking from line four (4) the
3383 word “department” and inserting in lieu thereof the word “com-
3384 missioner”.

3385 **Sec. 510.** Chapter one hundred fifty-two (152), section
3386 fifty-nine (59), Acts of the Sixty-third General Assembly, First
3387 Session, is hereby amended by striking from line four (4) the
3388 word “state” and inserting in lieu thereof the words “commis-
3389 sioner of the”.

3390 **Sec. 511.** Chapter one hundred fifty-two (152), section
3391 sixty-seven (67), Acts of the Sixty-third General Assembly,
3392 First Session, is hereby amended as follows:

3393 1. By striking from line fifteen (15) the word “department”
3394 and inserting in lieu thereof the word “commissioner”.

3395 2. By striking from line nineteen (19) the word “its”.

3396 **Sec. 512.** Chapter one hundred sixty-two (162), section
3397 one (1), Acts of the Sixty-third General Assembly, First Ses-
3398 sion, is hereby amended by striking from line five (5) the
3399 words “department of social services” and inserting in lieu
3400 thereof the word “commissioner”.

3401 **Sec. 513.** Chapter one hundred sixty-five (165), section
3402 two (2), Acts of the Sixty-third General Assembly, First Session,
3403 is hereby amended by striking from lines six (6), and nine (9)
3404 and ten (10) the words “state department of social services”
3405 and inserting in lieu thereof the word “commissioner” in each
3406 instance.

3407 **Sec. 514.** Chapter one hundred sixty-five (165), section
3408 four (4), Acts of the Sixty-third General Assembly, First Ses-

3409 sion, is hereby amended by striking from lines nine (9), and
3410 fifteen (15) and sixteen (16) the words "state department of
3411 social services" and inserting in lieu thereof the word "com-
3412 missioner" in each instance.

3413 Sec. 515. Chapter one hundred sixty-six (166), section
3414 one (1), Acts of the Sixty-third General Assembly, First Ses-
3415 sion, is hereby amended as follows:

3416 1. By striking line eight (8) and inserting in lieu
3417 thereof the words "recipient may appeal to the commissioner.
3418 The commissioner".

3419 2. By striking from line ten (10) the words "before the
3420 commissioner or his designee".

3421 3. By striking from line thirteen (13) the words "of
3422 social services or his designee".

3423 4. By striking from line fifteen (15) the word "depart-
3424 ment" and inserting in lieu thereof the word "commissioner".

3425 5. By striking from lines seventeen (17) and eighteen
3426 (18) the word "department's" and inserting in lieu thereof
3427 the word "commissioner's" in each instance.

3428 Sec. 516. Chapter one hundred sixty-six (166), section two
3429 (2), Acts of the Sixty-third General Assembly, First Session,
3430 is hereby amended as follows:

3431 1. By striking line eight (8) and inserting in lieu
3432 thereof the words "recipient may appeal to the commissioner.
3433 The commissioner".

3434 2. By striking from line ten (10) the words "before the
3435 commissioner or his designee".

3436 3. By striking from line thirteen (13) the words "of
3437 social services or his designee".

3438 4. By striking from line fifteen (15) the word "depart-
3439 ment" and inserting in lieu thereof the word "commissioner".

3440 5. By striking from lines seventeen (17) and eighteen
3441 (18) the word "department's" and inserting in lieu thereof
3442 the word "commissioner's" in each instance.

3443 Sec. 517. Chapter one hundred sixty-six (166), section
3444 three (3), Acts of the Sixty-third General Assembly, First
3445 Session, is hereby amended as follows:

3446 1. By striking line eight (8) and inserting in lieu
3447 thereof the words "recipient may appeal to the commissioner.
3448 The commissioner".

3449 2. By striking from line ten (10) the words "before the
3450 commissioner or his designee".

3451 3. By striking from line thirteen (13) the words "of
3452 social services or his designee".

3453 4. By striking from line fifteen (15) the word "depart-
3454 ment" and inserting in lieu thereof the word "commissioner".

3455 5. By striking from lines seventeen (17) and eighteen
3456 (18) the word "department's" and inserting in lieu thereof
3457 the word "commissioner's" in each instance.

3458 Sec. 518. Chapter one hundred sixty-six (166), section
3459 four (4), Acts of the Sixty-third General Assembly, First Ses-
3460 sion, is hereby amended as follows:

3461 1. By striking lines nine (9) through eleven (11), inclu-
3462 sive, and inserting in lieu thereof the following:

3463 "or recipient may appeal to the commissioner. The commis-
 3464 sioner shall give the appellant reasonable notice and opportunity
 3465 for a fair hearing. An applicant or".

3466 2. By striking from lines fourteen (14) and fifteen (15)
 3467 the words "of social services or his designee".

3468 3. By striking from line sixteen (16) the word "depart-
 3469 ment" and inserting in lieu thereof the word "commissioner".

3470 4. By striking from lines eighteen (18) and nineteen (19)
 3471 the word "department's" and inserting in lieu thereof the word
 3472 "commissioner's" in each instance.

3473 Sec. 519. Chapter one hundred sixty-eight (168), section
 3474 one (1), Acts of the Sixty-third General Assembly, First Session,
 3475 is hereby amended by striking from lines twenty-one (21) and
 3476 twenty-eight (28) the words "state director" and inserting in
 3477 lieu thereof the word "commissioner" in each instance.

3478 Sec. 520. Chapter two hundred nine (209), section thirty-
 3479 nine (39), Acts of the Sixty-second General Assembly, is hereby
 3480 amended by striking from line four (4) the words "control of a
 3481 director of a division" and inserting in lieu thereof the word
 3482 "commissioner".

3483 Sec. 521. Chapter two hundred nine (209), section one
 3484 hundred twenty-five (125), Acts of the Sixty-second General
 3485 Assembly, is hereby amended by striking from lines three (3)
 3486 and four (4) the words "division of mental health of the state
 3487 department of social services" and inserting in lieu thereof
 3488 the word "commissioner".

3489 Sec. 522. House File 1036, Acts of the Sixty-third Gen-
 3490 eral Assembly, Second Session, is hereby repealed.

LIPSKY of Linn
 PELTON of Clinton

1 Amend Senate File 1063, as passed by the Senate and
 2 reprinted, by adding after line 18 the following new section:

3 Sec. 2. Section four hundred ninety A point eight
 4 (490A.8), Code 1966, is hereby amended by inserting in line
 5 thirteen (13) after the word "value" the words "except that
 6 all amounts expended for advertising shall be excluded from
 7 consideration".

GANNON of Jasper

1 Amend Senate File 1063, as passed by the Senate
 2 and reprinted, by adding the following new section:

3 Sec. 2. Section four hundred ninety A point one
 4 (490A.1) Code 1966, is hereby amended as follows:
 5 1. By striking from line twenty-two (22) the word
 6 "not".
 7 2. By inserting in line twenty-two (22) after the
 8 word "be" the words "considered public utilities under
 9 the provisions of this chapter and".

FISCHER of Grundy

1 Amend the Camp amendment to Senate File 1063, filed
 2 March 9, 1970, by adding after line 48 the following:

3 "(d) A utility serving within the extended area of
 4 any municipality other than a municipal utility shall

5 be considered a public utility for the purposes of
6 this chapter in such extended area."

KOCH of Woodbury
CAMP of Clinton

1 Amend Senate File 1117, page 3, by striking
2 all of lines 16 through 24, inclusive, and in-
3 serting in lieu thereof the following:
4 "Sec. 4. The fee for filing and indexing
5 each notice of lien or certificate or notice
6 affecting the tax lien shall be as provided in
7 section three hundred thirty-five point fourteen
8 (335.14), Code 1966."

WEICHMAN of Benton

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Wednesday, March 11, 1970.

JOURNAL OF THE HOUSE

Fifty-ninth Calendar Day—Forty-third Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, MARCH 11, 1970.

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

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

The Journal of Tuesday, March 10, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Van Nostrand of Pottawattamie by the Speaker.

PRESENTATION OF VISITORS

Cochran of Webster presented to the House the Honorable W. R. (Riley) Gillette, former member of the House in the Sixty-first General Assembly representing Clay and Dickinson Counties.

Doyle of Woodbury presented to the House the Honorable Burl E. Scott, former member of the House in the Sixty-first General Assembly representing Pottawattamie County.

The Speaker announced the following visitors were present in the House chamber:

Fifty fifth grade students from Phenix School, West Des Moines Iowa, accompanied by their teachers, Miss Marker and Miss Boyle. By Alt of Polk.

Twenty-five students from Twin Cedars School, Marion County, accompanied by their teachers, Mrs. Van Klomenberg, Mr. Mathre, Mrs. Parker, Mrs. Smith and Mrs. Pettijohn. By Van Roekel of Marion.

Ninety senior students from Central High School, Argyle, Iowa, accompanied by their teacher, Howard Carter. By Brinck of Lee and Shepherd of Lee.

Thirty-five government class students from Whiting Community School, accompanied by their teacher, Louise Falk. By Waugh of Monona.

PETITIONS FILED

The following petitions were received and placed on file :

By Strand of Poweshiek, from forty-nine residents of Poweshiek County favoring Senate File 1087, relating to Sunday closing.

By Strand of Poweshiek, from three residents of Poweshiek County opposing Senate File 1087, relating to Sunday closing.

By Shaw of Scott, from one hundred ten residents of Scott County opposing Senate File 665, relating to voter reform.

By Shaw of Scott, from sixty residents of Scott County ; Campbell of Washington, from twenty-six residents of Washington County, and Langland of Winneshiek, from twenty-seven residents of Winneshiek County, favoring a comprehensive review of all election laws to be completed by an official legislative study committee.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 1109 and 1298 and Senate Files 201, 460, 640, 1062, 1104, 1152, 1153, 1168, 1169 and 1183, under Rule 35.

BIRTHDAY CONGRATULATIONS

Millen of Jefferson-Van Buren rose on a point of personal privilege and on behalf of the House extended to the Honorable Willard R. Hansen "Birthday Congratulations."

INTRODUCTION OF BILLS

House File 1329, by committee on law enforcement, a bill for an act to prohibit false reports and information regarding crimes and accidents.

Read first time and **placed on the calendar.**

House File 1330, by committee on appropriations, a bill for an act relating to the construction of an administration building for the state highway commission.

Read first time and **placed on the calendar.**

House File 1331, by committee on appropriations, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund.

Read first time and **placed on the calendar.**

House File 1332, by committee on county government, a bill for

an act relating to exemption from taxation of property of levee and drainage districts.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 1154, a bill for an act to repeal the procedure for establishment of a convention to ratify amendments to the Constitution of the United States.

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

Senate File 1202, a bill for an act relating to the biennial appropriation of the higher education facilities commission.

Read first time and referred to committee on **higher education**.

HOUSE FILE 1327 RE-REFERRED

The Speaker announced that **House File 1327** previously passed on file is re-referred to the committee on **Iowa development**.

SENATE FILE 533 RE-REFERRED

The Speaker announced that **Senate File 533** previously referred to the committee on law enforcement is re-referred to the committee on **judiciary**.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of **Senate File 87**, a bill for an act to repeal the county option provisions of chapter one hundred twenty-three (123), Code 1966.

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.

Rule 70 was invoked.

On the question "Shall the bill pass?" (S.F. 87)

The ayes were, 70:

Alt	Caffrey	Dougherty	Fischer of
Baker	Camp	Doyle	Grundy
Bennett	Cochran	Drake	Fisher of
Bergman	Corey	Ellsworth	Greene
Blouin	Crosier	Ewell	Freeman of
Brinck	Dooley		Buena Vista

Freeman of	Kitner	Miller of	Schwartz
Clay-Dickinson	Kluever	Marshall	Shaw
Gannon	Knoblauch	Miller of	Shepherd
Goode	Koch	Page	Stromer
Hamilton	Langland	Milligan	Tapscott
Hill	Lawson	Newton	Tieden
Huff	Lippold	Nolting	Van Drie
Jesse	Logue	O'Hearn	Voorhees
Johnston of	Mayberry	Ossian	Waugh
Johnson	McIntyre	Pelton	Weichman
Kehe	Mezvinsky	Peterson	Wells
Kennedy of	Millen	Poncy	Wolfe
Chickasaw	Miller of	Renda	Mr. Speaker
Kennedy of	Des Moines	Sanders	
Dubuque		Schmeiser	

The nays were, 49:

Andersen	Hansen of	Mendenhall	Roorda
Battles	Black Hawk	Menefee	Schroeder
Campbell	Hanson of	Middleswart	Sorg
Christensen	Howard-Mitchell	Miller of	Stokes
Crabb	Holden	Jones	Strand
Cunningham	Johnson of	Mohrfeld	Stroburg
Darrington	Audubon	Nelson	Strothman
Den Herder	Knight	Nielsen	Van Roekel
Dietz	Kreamer	Pierson	Varley
Duitscher	Kruse	Priebe	Walter
Dunton	Lipsky	Radl	Warren
Edgington	Logemann	Rex	Welden
Graham	McCartney	Rodgers	Winkelman
Grassley			

Absent or not voting, 5:

Franklin	Perkins	Skinner	Van Nostrand
McCormick			

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 Senate File 87 passed the House be reconsidered and the motion to reconsider be tabled.

The ayes were 65, nays 40.

The motion prevailed.

SPECIAL ORDER

(Senate File 1063)

The hour of 9:30 having arrived, the Speaker announced the special order of business for the consideration of **Senate File 1063**, a bill for an act relating to the regulation of public utilities.

Freeman of Buena Vista asked and received unanimous consent to withdraw the amendment filed by him on March 5, 1970, and found on page 790 of the House Journal, and the amendment filed

by him on March 9, 1970, and found on page 836 of the House Journal.

Camp of Clinton offered the following amendment filed by him:

Amend Senate File 1063 by inserting after line 18 the following new sections:

Sec. 2. Section four hundred ninety A point twenty-three (490A.23), Code 1966, is hereby amended as follows:

1. By inserting in line thirteen (13) after the word "chapter" the words "and except as otherwise provided in this chapter".

2. By inserting in line nineteen (19) after the word "boundaries" the words "except as otherwise provided in this chapter".

3. By inserting in line thirty-three (33) after the word "thereof" the words "except as otherwise provided in this chapter".

4. By inserting in line sixty-five (65) after the word "interest" the words "except as otherwise provided in this chapter".

Sec. 3. Chapter four hundred ninety A (490A), Code 1966, is hereby amended by adding the following new section:

"Notwithstanding any other provisions of the law, whenever the corporate boundaries of any city or town are extended, any electric public utility providing electric service within the extended area of the municipality, which said municipality does not own or operate its own municipal electric system, shall have the right to continue and extend the furnishing of electric service and to construct, maintain and operate electric facilities in such extended area and to utilize public lands and thoroughfares for such purposes on the following terms and conditions:

(a) Any such utility which provides electric services in the extended area of any municipality under the terms of this chapter, shall, as to such area, provide service in the same manner and upon the same terms and conditions previously imposed upon any other utility furnishing electric services of the same kind within the area of the municipality, and said utility shall be subject to all municipal ordinances applicable to said service, and subject to all taxes against the property it owns or operates or owns and operates in such extended area.

(b) All extensions by any such utility located in the extended area, shall be made in accordance with the provisions of section four hundred ninety A point twenty-four (490A.24) of the Code.

(c) The rates charged by the utility or utilities serving in the extended area pursuant to this Act, to its various classes of consumers within the extended area, shall be comparable to those charged by such other utility or utilities for comparable retail service to comparable classes of consumers within the municipality.

Camp of Clinton asked and received unanimous consent to withdraw his amendment.

Koch of Woodbury asked and received unanimous consent to withdraw the amendment filed by him and Camp of Clinton on March 10, 1970, and found on pages 931 and 932 of the House Journal.

Fischer of Grundy asked and received unanimous consent to withdraw his amendment filed on March 10, 1970, and found on page 931 of the House Journal.

Gannon of Jasper offered the following amendment filed by him:

Amend Senate File 1063, as passed by the Senate and reprinted, by adding after line 18 the following new section:

Sec. 2. Section four hundred ninety A point eight (490A.8), Code 1966, is hereby amended by inserting in line thirteen (13) after the word "value" the words "except that all amounts expended for advertising shall be excluded from consideration".

Koch of Woodbury rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

McCartney of Floyd moved the previous question on the Gannon amendment.

The motion prevailed.

Gannon of Jasper moved the adoption of his amendment.

Roll call was requested by Gannon of Jasper and Kennedy of Chickasaw.

On the question "Shall the amendment be adopted?"

The ayes were, 33:

Baker	Ewell	Mezvinsky	Schmeiser
Bennett	Gannon	Newton	Schwartz
Blouin	Hill	Nolting	Skinner
Caffrey	Jesse	Pelton	Stroburg
Cochran	Johnston of	Perkins	Tapscott
Crosier	Johnson	Poncy	Van Roekel
Dietz	Kennedy of	Priebe	Walter
Dougherty	Chickasaw	Renda	Wells
Dunton	Mayberry	Rodgers	

The nays were, 78:

Alt	Corey	Ellsworth	Freeman of
Andersen	Crabb	Fischer of	Clay-Dickinson
Battles	Cunningham	Grundy	Goode
Bergman	Darrington	Fisher of	Graham
Brinck	Den Herder	Greene	Grassley
Camp	Drake	Freeman of	Hamilton
Campbell	Duitscher	Buena Vista	Hansen of
Christensen	Edgington		Black Hawk

Hanson of Howard-Mitchell	Logemann Logue	Miller of Page	Strand Stromer
Johnson of Audubon	McCartney McCormick	Milligan Mohrfeld	Strothman Tieden
Kehe	McIntyre	Nelson	Van Drie
Kitner	Mendenhall	Nielsen	Varley
Cluever	Menefee	Ossian	Voorhees
Knight	Millen	Pierson	Warren
Knoblauch	Miller of	Radl	Waugh
Koch	Des Moines	Rex	Weichman
Kreamer	Miller of	Roorda	Welden
Kruse	Jones	Schroeder	Winkelman
Langland	Miller of	Shaw	Wolfe
Lawson	Marshall	Shepherd	Mr. Speaker
Lipsky		Stokes	

Absent or not voting, 13:

Dooley	Huff	Middleswart	Sanders
Doyle	Kennedy of	O'Hearn	Sorg
Franklin	Dubuque	Peterson	Van Nostrand
Holden	Lippold		

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?" (S.F. 1063)

The ayes were, 106:

Alt	Franklin	Logue	Radl
Andersen	Gannon	Mayberry	Renda
Baker	Goode	McCartney	Rex
Battles	Graham	McCormick	Rodgers
Bennett	Grassley	McIntyre	Schmeiser
Blouin	Hamilton	Menefee	Schroeder
Brinck	Hanson of	Mezvinsky	Schwartz
Caffrey	Howard-Mitchell	Middleswart	Shaw
Campbell	Hill	Millen	Shepherd
Christensen	Huff	Miller of	Skinner
Cochran	Jesse	Des Moines	Stokes
Corey	Johnson of	Miller of	Strand
Crabb	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	Kitner	Mohrfeld	Van Roekel
Dougherty	Cluever	Nelson	Varley
Doyle	Knoblauch	Newton	Voorhees
Duitscher	Koch	Nielsen	Walter
Dunton	Kreamer	Nolting	Waugh
Edgington	Kruse	Pelton	Weichman
Ellsworth	Langland	Perkins	Wells
Ewell	Lawson	Peterson	Winkelman
Fischer of	Lippold	Pierson	Wolfe
Grundy	Lipsky	Poncy	Mr. Speaker
Fisher of Greene	Logemann	Priebe	

The nays were, 10:

Camp	Freeman of	Knight	Roorda
Drake	Clay-Dickinson	Mendenhall	Warren
Freeman of	Hansen of	Ossian	
Buena Vista	Black Hawk		

Absent or not voting, 8:

Bergman	Kennedy of	Sanders	Van Nostrand
Holden	Dubuque	Sorg	Welden
	O'Hearn		

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

RECONSIDERATION OF VOTE ON SENATE FILE 1001 (Senate File 1001 Deferred)

Pelton of Clinton called up for consideration the motion to reconsider, filed January 27, 1970, and found on page 249 of the House Journal, and moved to reconsider the vote by which **Senate File 1001**, a bill for an act relating to state director of social services as the recipient of certain federal aid funds, passed the House on January 27.

The motion prevailed.

Pelton of Clinton moved that the vote by which Senate File 1001 was placed on its last reading be reconsidered.

The motion prevailed.

Van Drie of Story asked and received unanimous consent that Senate File 1001 be deferred and that the bill retain its place on the calendar under unfinished business.

UNFINISHED BUSINESS

Senate File 356, a bill for an act to provide that the authority for the commitment of neglected, dependent, and delinquent children shall lie with the department of social services, with report of committee recommending passage, was taken up for consideration.

Andersen of Woodbury offered the following amendment filed by him and moved its adoption:

Amend Senate File 356 as follows:

1. Page one (1), line eleven (11), insert after the word "services" the words "or his designee".
2. Page one (1), line nineteen (19), insert after the word "services" the words "or his designee".
3. Page two (2), line two (2), insert after the word "services" the words "or his designee".
4. Page two (2), line five (5), insert after the word "services" the words "or his designee".

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?" (S.F. 356)

The ayes were, 102:

Alt	Fisher of	Lipsky	Renda
Andersen	Greene	Logemann	Rex
Baker	Franklin	Logue	Rodgers
Battles	Gannon	McCormick	Roorda
Bennett	Goode	McIntyre	Sanders
Bergman	Graham	Mendenhall	Schmeiser
Blouin	Hamilton	Menefee	Schroeder
Brinck	Hansen of	Mezvinsky	Schwartz
Caffrey	Black Hawk	Middleswart	Shaw
Camp	Hanson of	Millen	Shepherd
Campbell	Howard-Mitchell	Miller of	Stokes
Christensen	Holden	Des Moines	Strand
Cochran	Jesse	Miller of	Stroburg
Corey	Johnson of	Jones	Strothman
Crabb	Audubon	Miller of	Tapscott
Crosier	Kehe	Marshall	Tieden
Cunningham	Kennedy of	Miller of	Van Drie
Den Herder	Chickasaw	Page	Van Roekel
Dietz	Kennedy of	Milligan	Varley
Dougherty	Dubuque	Nelson	Voorhees
Doyle	Kitner	Newton	Walter
Drake	Kluever	Nolting	Warren
Duitscher	Knoblauch	O'Hearn	Waugh
Dunton	Kreamer	Ossian	Weichman
Edgington	Kruse	Perkins	Welden
Ellsworth	Langland	Pierson	Wells
Ewell	Lawson	Poncy	Wolfe
Fischer of	Lippold	Priebe	Mr. Speaker
Grundy			

The nays were, 7:

Freeman of	Grassley	Koch	Mohrfeld
Clay-Dickinson	Knight	Mayberry	Winkelman

Absent or not voting, 15:

Darrington	Huff	Nielsen	Skinner
Dooley	Johnston of	Pelton	Sorg
Freeman of	Johnson	Peterson	Stromer
Buena Vista	McCartney	Radl	Van Nostrand
Hill			

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 1018, a bill for an act relating to fees collected on the county level of government, with report of committee recommending passage, was taken up for consideration.

Rex of Hamilton offered the following amendment filed by him and moved its adoption:

Amend House File 1018 as follows:

1. Lines 7 and 8, by striking the words "two dollars" and inserting in lieu thereof the words "one dollar".

2. Line 11, by striking the word "ten" and inserting in lieu thereof the word "five".

3. Lines 13 and 14, by striking the words "two dollars" and inserting in lieu thereof the words "one dollar".

4. Line 17, by striking the words "two dollars" and inserting in lieu thereof the words "one dollar".

5. Line 21, by striking the words "two dollars" and inserting in lieu thereof the words "one dollar".

6. Line 25, by striking the words "two dollars" and inserting in lieu thereof the words "one dollar".

The amendment was adopted.

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. 1018)

The ayes were, 111:

Alt	Franklin	Lawson	Poncy
Andersen	Freeman of	Lippold	Priebe
Baker	Buena Vista	Lipsky	Renda
Battles	Freeman of	Logemann	Rex
Bennett	Clay-Dickinson	Logue	Rodgers
Bergman	Goode	Mayberry	Sanders
Blouin	Graham	McCartney	Schmeiser
Brinck	Grassley	McCormick	Schroeder
Caffrey	Hamilton	McIntyre	Schwartz
Camp	Hansen of	Mendenhall	Shaw
Campbell	Black Hawk	Menefee	Shepherd
Christensen	Hanson of	Middleswart	Stokes
Cochran	Howard-Mitchell	Millen	Strand
Corey	Hill	Miller of	Stroburg
Crabb	Holden	Des Moines	Stromer
Crosier	Jesse	Miller of	Strothman
Cunningham	Johnson of	Jones	Tapscott
Den Herder	Audubon	Miller of	Tieden
Dietz	Johnston of	Marshall	Van Drie
Dooley	Johnston	Miller of	Van Roekel
Dougherty	Kennedy of	Page	Varley
Doyle	Chickasaw	Milligan	Voorhees
Drake	Kennedy of	Mohrfeld	Walter
Duitscher	Dubuque	Nelson	Warren
Dunton	Kitner	Nielsen	Waugh
Edgington	Kluever	Nolting	Weichman
Ellsworth	Knight	O'Hearn	Welden
Ewell	Knoblauch	Ossian	Wells
Fischer of	Kreamer	Perkins	Winkelman
Grundy	Kruse	Peterson	Wolfe
Fisher of	Langland	Pierson	Mr. Speaker
Greene			

The nays were, 2:

Kehe	Koch
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Absent or not voting, 11:

Darrington	Mezvinsky	Radl	Sorg
Gannon	Newton	Roorda	Van Nostrand
Huff	Pelton	Skinner	

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

Senate File 1139, a bill for an act relating to the issuance of public bonds, 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?" (S.F. 1139)

The ayes were, 111:

Alt	Franklin	Langland	Renda
Andersen	Freeman of	Lawson	Rex
Baker	Buena Vista	Lippold	Rodgers
Battles	Freeman of	Lipsky	Roorda
Bennett	Clay-Dickinson	Logemann	Sanders
Bergman	Gannon	Logue	Schroeder
Blouin	Goode	Mayberry	Schwartz
Caffrey	Graham	McCartney	Shaw
Camp	Hamilton	McCormick	Shepherd
Campbell	Hansen of	McIntyre	Skinner
Christensen	Black Hawk	Mendenhall	Sorg
Cochran	Hanson of	Menefee	Stokes
Corey	Howard-Mitchell	Mezvinsky	Strand
Crabb	Hill	Miller of	Stroburg
Crosier	Holden	Jones	Stromer
Cunningham	Johnson of	Miller of	Strothman
Darrington	Audubon	Marshall	Tapscott
Den Herder	Johnston of	Miller of	Tieden
Dietz	Johnson	Page	Van Drie
Dooley	Kehe	Milligan	Van Roekel
Dougherty	Kennedy of	Mohrfeld	Varley
Doyle	Chickasaw	Nelson	Voorhees
Duitscher	Kennedy of	Newton	Walter
Dunton	Dubuque	Nielsen	Warren
Edgington	Kitner	O'Hearn	Waugh
Ellsworth	Kluever	Ossian	Weichman
Ewell	Knight	Pelton	Welden
Fischer of	Knoblauch	Perkins	Wells
Grundy	Koch	Pierson	Winkelman
Fisher of	Kreamer	Poncy	Wolfe
Greene	Kruse	Priebe	Mr. Speaker

The nays were, 2:

Nolting	Radl
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Absent or not voting, 11:

Brinck	Huff	Millen	Peterson
Drake	Jesse	Miller of	Schmeiser
Grassley	Middleswart	Des Moines	Van Nostrand

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

Varley of Adair-Madison in the chair at 11:14 a.m.

WAYS AND MEANS CALENDAR

Senate File 1140, a bill for an act relating to school bond taxes, 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?" (S.F. 1140)

The ayes were, 106:

Alt	Goode	Logue	Rodgers
Andersen	Graham	Mayberry	Roorda
Baker	Hamilton	McCartney	Sanders
Battles	Hansen of	McCormick	Schmeiser
Bennett	Black Hawk	McIntyre	Schroeder
Bergman	Hanson of	Mendenhall	Schwartz
Blouin	Howard-Mitchell	Menefee	Shaw
Caffrey	Hill	Mezvinsky	Shepherd
Camp	Holden	Middleswart	Skinner
Campbell	Jesse	Miller of	Sorg
Christensen	Johnson of	Jones	Stokes
Cochran	Audubon	Miller of	Strand
Corey	Kehe	Marshall	Stroburg
Crabb	Kennedy of	Miller of	Stromer
Cunningham	Chickasaw	Page	Strothman
Den Herder	Kennedy of	Milligan	Tapscott
Dietz	Dubuque	Mohrfeld	Tieden
Dooley	Kitner	Nelson	Van Drie
Dougherty	Kluever	Newton	Varley
Doyle	Knight	Nielsen	Voorhees
Duitscher	Knoblauch	O'Hearn	Walter
Dunton	Koch	Ossian	Warren
Edgington	Kreamer	Pelton	Waugh
Ellsworth	Kruse	Perkins	Weichman
Ewell	Langland	Pierson	Welden
Fisher of	Lawson	Poncy	Wells
Greene	Lippold	Priebe	Winkelman
Franklin	Lipsky	Renda	Wolfe
Gannon	Logemann		Mr. Speaker

The nays were, 3:

Nolting	Radl	Rex
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Absent or not voting, 15:

Brinck	Crosier	Darrington	Drake
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Fischer of
Grundy
Freeman of
Buena Vista

Freeman of
Clay-Dickinson
Grassley
Huff

Johnston of
Johnson
Millen
Miller of
Des Moines

Peterson
Van Nostrand
Van Roekel

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

HOUSE FILES 1183 AND 1184 WITHDRAWN

Hansen of Black Hawk asked and received unanimous consent to withdraw **House Files 1183 and 1184** from further consideration by the House.

REGULAR CALENDAR

House File 780, a bill for an act relating to damages caused by unlawful destruction, taking, or possession of wildlife owned by the State of Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

Perkins of Pottawattamie offered the following amendment filed by the committee on conservation and recreation and moved its adoption:

Amend House File 780, by striking in line 9 the words "the damages in the amount of" and inserting in lieu thereof the words "damages in an amount not exceeding".

The amendment was adopted.

Middleswart of Warren offered the following amendment filed by him and moved its adoption:

Amend House File 780 by striking from page 1, lines 14, 15 and 16 the following: ", and five dollars for every insectivorous bird or game fish unlawfully killed, destroyed, taken, or in possession".

The amendment was adopted.

(House File 780 pending.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of **House File 780**.

Schroeder of Pottawattamie offered the following amendment, from the floor, and moved its adoption:

Amend House File 780 as follows:

Page 1, line 7, by inserting after the word "who" the word "willfully".

The amendment was adopted.

Logue of Iowa asked for unanimous consent that House File 780 be deferred and that the bill retain its place on the calendar.

Objection was raised.

Logue of Iowa moved that House File 780 be deferred and that the bill retain its place on the calendar under unfinished business.

A non-record roll call was requested.

The ayes were 24, nays 69.

The motion lost.

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. 780)

The ayes were, 77:

Alt	Freeman of	Mayberry	Priebe
Baker	Clay-Dickinson	McCartney	Radl
Battles	Gannon	McCormick	Rodgers
Bennett	Graham	McIntyre	Roorda
Blouin	Grassley	Mendenhall	Sanders
Brinck	Hamilton	Menefee	Schwartz
Caffrey	Hanson of	Mezvinsky	Shepherd
Christensen	Howard-Mitchell	Middleswart	Skinner
Cochran	Huff	Miller of	Strand
Corey	Johnson of	Jones	Stroburg
Crosier	Audubon	Miller of	Tapscott
Cunningham	Kennedy of	Marshall	Tieden
Den Herder	Dubuque	Milligan	Van Roekel
Dooley	Kitner	Mohrfeld	Voorhees
Dougherty	Kluever	Newton	Walter
Drake	Knoblauch	Nolting	Waugh
Duitscher	Kreamer	O'Hearn	Wells
Dunton	Kruse	Ossian	Winkelman
Ellsworth	Langland	Perkins	Wolfe
Ewell	Lawson	Pierson	Mr. Speaker
Franklin	Lippold	Poncy	

The nays were, 35:

Andersen	Doyle	Freeman of	Knight
Bergman	Edgington	Buena Vista	Koch
Campbell	Fisher of	Goode	Lipsky
Darrington	Greene	Hill	Logemann
Dietz		Kehe	Logue

Miller of Des Moines	Nielsen Pelton	Schroeder Sorg	Van Drie Varley
Miller of Page	Peterson Rex	Stokes Stromer	Warren Weichman
Nelson	Schmeiser	Strothman	Welden

Absent or not voting, 12:

Camp	Hansen of Black Hawk	Johnston of Johnson	Millen Renda
Crabb	Holden Jesse	Kennedy of Chickasaw	Shaw Van Nostrand
Fischer of Grundy			

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

**HOUSE CONCURRENT RESOLUTION 119 REFERRED
TO COMMITTEE ON APPROPRIATIONS**

Rodgers of Dallas called up for consideration **House Concurrent Resolution 119**, filed on March 9, 1970, and found on pages 828 and 829 of the House Journal.

McCartney of Floyd rose on a point of order and invoked Rule 31 on House Concurrent Resolution 119.

Objection was raised by Gannon of Jasper.

The Speaker ruled the point of order well taken.

SENATE AMENDMENT CONSIDERED

Koch of Woodbury called up for consideration House File 1137, a bill for an act to provide for fair trade practices by motor vehicle franchisors, amended by the Senate as follows:

Amend House File 1137, as amended and passed by the House, as follows:

1. Page 2, by striking lines 34 and 35, and page 3, by striking lines 1 through 3, and inserting in lieu thereof the following:

“6. ‘Community’ means the franchisee’s area of responsibility as stipulated in the franchise.”

2. Page 3, by adding to section 1 after line 4 the following new subsection:

“8. ‘Consumer care’ means to perform, for the public, necessary maintenance and repairs to motor vehicles.”

3. Page 4, by inserting after line 3 the following new section and renumbering the remaining sections accordingly:

“Sec. 5. Every franchisor and franchisee shall fulfill the terms of any express or implied warranty concerning the sale of a motor vehicle to the public of the line-make which is the subject of a contract or franchise agreement between the parties. If it is determined by the district court that either the franchisor or franchisee, or both, have violated an express or implied warranty, the court shall add to any award or relief granted an additional award for reasonable attorney fees and other necessary expenses for maintaining the litigation.”

4. Page 5, by adding to section 8 after line 8 the following new paragraph:

"Nothing contained in this Act shall be construed to require or authorize any investigation by the commission of any matter before the commission under this Act. Upon hearing, the commission shall hear the evidence introduced by the parties and shall make its decision solely upon the record so made."

5. Page 5, by striking the sentence beginning in line 21 and ending in line 23, and inserting in lieu thereof the following: "The commission shall apportion all costs between the parties."

6. Page 5, line 30, by adding after the word "The" the word "sole".

7. Page 6, line 12, by striking the period and inserting in lieu thereof the following: "unless the transfer of the franchisee's license under chapter three hundred twenty-two (322) of the Code is denied or the new owner is unable to obtain a license under chapter three hundred twenty-two (322) of the Code, as the case may be."

8. Page 6, by striking all of line 13 after the word "subpoenas" and by striking all of line 14 and inserting in lieu thereof the following: ", administer oaths, compel the attendance of witnesses and production of books, papers, documents, and all other evidence. The commission may apply to the district court of the county wherein the hearing is being held for a court order enforcing this section."

9. Page 6, by striking line 35 and page 7 by striking lines 1 through 4, inclusive, and inserting in lieu thereof the following:

"5. Whether the franchisee has adequate motor vehicle service facilities, equipment, parts and qualified service personnel to reasonably provide consumer care for the motor vehicles sold at retail by the franchisee and any other motor vehicles of the same line-make."

10. Page 7, by adding to section 14 the following new subsections:

"6. Whether the franchisee refuses to honor warranties of the franchisor to be performed by the franchisee, provided that the franchisor reimburses the franchisee for such warranty work performed by the franchisee.

"7. Except as provided in section ten (10) of this Act, failure by the franchisee to substantially comply with those requirements of the franchise which are determined by the commission to be reasonable and material.

"8. Except as provided in section ten (10) of this Act, bad faith by the franchisee in complying with those terms of the franchise which are determined by the commission to be reasonable and material."

10. Page 7, by adding to section 15 after line 18 the following new subsection:

"6. Whether the franchisees of the same line-make in that community are providing adequate consumer care for the motor vehicles of the line-make which shall include the adequacy of motor vehicle service facilities, equipment, supply of parts and qualified service personnel."

11. Further amend House File 1137 by correcting the cross references in accordance with this amendment.

Kreamer of Polk offered the following amendment from the floor:

Amend the Senate amendment to House File 1137 as follows:

1. By striking lines 9 and 10 and substituting in lieu thereof the following:

"8. 'Consumer care' means the duty of the franchisee to provide, for the benefit of the public, new motor vehicles, motor vehicle service facilities, equipment, parts and qualified service personnel to reasonably perform necessary motor vehicle sales and service according to standards relating to the general quality existing in similar franchisees within the community or a similar community as determined by the commerce commission."

2. Line 31, by inserting after the word "party" the following: "and there shall be no expense whatsoever to the State of Iowa".

3. By striking lines 34, 35, 36, 37, 38 and 39 and inserting in lieu thereof the following:

"7. Page 6, line 11, by striking the words 'give effect' and line 12, by striking the word 'to' and inserting in lieu thereof the words 'not arbitrarily withhold approval.'"

Division of the amendment was requested.

(House File 1137 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 1278, a bill for an act relating to homestead tax credit.

Also: That the President of the Senate has appointed as members of the conference committee on:

House File 633, a bill for an act relating to competition among casualty insurance companies, on the part of the Senate: The Senator from Pottawattamie, Mr. Griffin, chairman; the Senator from Adams, Mr. Briles; the Senator from Palo Alto, Mr. Brownlee, and the Senator from Polk, Mr. Gaudineer.

CARROLL A. LANE
Secretary of the Senate

REPORT OF CONFERENCE COMMITTEE

(Senate File 628)

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 628, a bill for an act to establish definitions and standards for frozen desserts, respectfully submit the following recommendations:

1. That the House concur in the Senate amendment to the House amendment.

2. Amend the House amendment by adding after line 93 the following: "13. Page 7, by striking lines 1 through 9, inclusive, and inserting in lieu thereof the following new sentences: 'A sign shall be posted in every retail establishment where "vegetable fat frozen dessert", "mellorine" or "imitation frozen dessert" is sold in other than factory-filled packages. This sign shall state in letters of such size as to be visible and easily read by the purchaser at the point of sale: (name of product) SOLD HERE.'"

On the part of the House:

CHARLES F. STROTHMAN, Chairman
C. RAYMOND FISHER
HAROLD KNIGHT
DALE M. COCHRAN

On the part of the Senate:

WAYNE KEITH, Chairman
RICHARD L. STEPHENS
H. L. OLLENBURG
ROBERT R. DODDS

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 253, 643, 1083, 1139, 1140, 1159, 1179, 1180 and 1209.

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 253, 643, 1083, 1139, 1140, 1159, 1179, 1180 and 1209.

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 Senate File 1091, a bill for an act relating to slow-moving vehicle warning devices, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 1091 as follows:

1. By striking from lines 6 and 7 the words "implement of husbandry," and inserting in lieu thereof the following "or tractor and towed equipment,"

2. By inserting in line 8 after the word "other" the words "self-propelled".

3. By striking all of line 9 after the word "highway" and further, by striking all of line 10.

4. By inserting in line 11 after the word "identified" the words "after December 31, 1970,".

5. By striking all after the period in line 13, all of lines 14 through 18 and all through the word "commissioner" in line 19 and inserting in lieu thereof the following:

"Every new farm tractor, road construction or maintenance vehicle, road grader, or any other self-propelled vehicle principally designed for use off the highway when sold through a dealership after December 31, 1970, shall be equipped with and display a flashing amber light, which light shall be clearly visible from the rear. The light, type, and dimensions shall be as approved by the commissioner".

6. By striking from line 20 the words "reflective device and".

7. By striking from line 21 the words "lights after July 1, 1971" and inserting in lieu thereof the words "light after July 1, 1972".

8. By striking from line 22 the word "lights" and inserting in lieu thereof the word "light".

9. By striking from line 23 the words "devices and lights", and inserting in lieu thereof the words "device and light".

10. By striking from page 2 all of line 2 after the period and all of lines 3 and 4.

LEROY MILLER, Chairman

Grassley of Butler, from the committee on schools, submitted the following reports:

MR. SPEAKER: Your committee on schools, to whom was referred **House File 1188**, a bill for an act relating to required eye safety equipment used in 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 pass**.

CHARLES E. GRASSLEY, Chairman

Also:

MR. SPEAKER: Your committee on schools, to whom was referred **Senate File 390**, a bill for an act relating to tuition and transportation for children residing in state institutions, charitable institutions, and licensed boarding homes, who enroll in special education programs conducted by county boards of 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 **Senate File 526**, a bill for an act relating to the certification of teachers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **be amended as follows, and when so amended the bill do pass:**

Amend Senate File 526 by inserting after line twenty-one (21) on page two (2) the following new section and appropriately renumbering the succeeding sections:

Sec. 8. Section two hundred sixty point fourteen (260.14), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The fee for the issuance of renewal of any certificate other than a permanent professional certificate shall be five dollars.

The fee for issuance of a permanent professional certificate shall be fifteen dollars."

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 **Senate File 1122**, a bill for an act relating to seals on alcoholic liquor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

C. RAYMOND FISHER, Chairman

Fischer of Grundy, from the committee on commerce, submitted the following reports:

MR. SPEAKER: Your committee on commerce, to whom was referred **House File 1221**, 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 659**, a bill for an act relating to lost warehouse receipts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

HAROLD O. FISCHER, Chairman

Also:

MR. SPEAKER: Your committee on commerce, to whom was referred **Senate File 1064**, a bill for an act relating to the annual report of the commerce commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

HAROLD O. FISCHER, Chairman

Hill of Marshall, from the committee on judiciary, submitted the following reports:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House File 716**, a bill for an act 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 **be amended as follows, and when so amended the bill do pass**:

Amend House File 716 as follows:

1. Page 1, line 7, by striking the word "No" and inserting in lieu thereof the following: "Any contract or agreement to the contrary notwithstanding, no".
2. Page 1, by adding after line 14 the following: "Every instrument evidencing indebtedness, if the indebtedness arises out of the lease, purchase, or other transfer of goods or services for personal, family or

household use, or for, home improvement, shall bear on its face a statement that it is a 'Consumer Instrument'".

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House File 719**, 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, begs leave to report it has had the same under consideration and has instructed me to report 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 719 as follows:

1. Page 1, line 11, by inserting after the word "practice" the following: "rendering any obligation incurred by the buyer in connection therewith, completely void and a nullity."

2. Page 1, line 18, by striking the word "court" and inserting in lieu thereof the word "civil".

3. Page 1, by striking all of lines 20 and 21 and inserting in lieu thereof the following: "defendant to give testimony, and no criminal prosecution based upon transactions or acts about which he is questioned and required to give".

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **House File 1131**, a bill for an act relating to the appointment of interpreters in legal proceedings before any court or administrative agency, begs leave to report it has had 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 1278**, a bill for an act to legalize and validate the proceedings of the board of directors of the Mount Vernon Community School District in the Counties of Linn, Jones, and Johnson, State of Iowa, in connection with the purchase under a real estate installment purchase contract of certain real estate by said board of directors from Grace E. West, 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 **Senate File 300**, a bill for an act relating to business 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.

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate File 1189**, a bill for an act to legalize and validate the special election of the Twin Cedars Community School District in the counties of Marion and Mahaska, State of Iowa, held on May 20, 1969, on the proposition of issuing school bonds in the sum, 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

AMENDMENTS FILED

1 Amend House File 1309, line 8, by adding after the
2 word "History", the following, "which shall include the
3 history and contributions of minority racial and ethnic
4 groups", and.

FRANKLIN of Polk
GRASSLEY of Butler

1 Amend House state government committee amendment to
2 Senate File 665, filed March 3, 1970, as follows:
3 By striking from lines two hundred seventy-one (271)
4 and two hundred seventy-two (272) the words "two hundred
5 fifty" and inserting in lieu thereof the words "two hundred".

RODGERS of Dallas

1 Amend the House committee on state government amendment to
2 Senate File 665 by adding the following new section:
3 Section 1. Section fifty-nine point one (59.1), Code 1966,
4 is hereby repealed and the following enacted in lieu thereof:
5 "The contestant for a seat in either branch of the general
6 assembly shall, prior to twenty days before the first day of
7 the next session, serve on the incumbent a statement of notice
8 of contest which shall allege a fact or facts, believed true
9 by the contestant which, if true, would alter the outcome of
10 the election."

REND A of Polk

1 Amend the House committee on state government amendment to
2 Senate File 665 by adding the following new sections:
3 1. Section fifty-seven point one (57.1), Code 1966, is
4 hereby amended by inserting in line five (5) after the word
5 "office," the words "to the office of senator or representative
6 in Congress,".
7 2. Section sixty point one (60.1), Code 1966, is hereby
8 amended by inserting in line three (3) after the word "electors"
9 the words "or for the office of senator or representative in
10 Congress".
11 3. Section sixty point six (60.6), Code 1966, is hereby
12 amended as follows:
13 1. By striking from lines three (3) and four (4) the words
14 "of presidential elector,".
15 2. By striking from line ten (10) the words "as an
16 elector".

REND A of Polk

- 1 Amend House state government committee amendment to
 2 Senate File 665, filed March 3, 1970, as follows:
 3 By striking from line three hundred ninety-eight (398)
 4 the word "three" and inserting in lieu thereof the word
 5 "five".

RODGERS of Dallas

- 1 Amend the committee on state government amendment to
 2 Senate File 665, filed March 3, 1970, by adding the follow-
 3 ing new sections:
 4 Sec. 55. Section forty-eight point one (48.1), Code
 5 1966, is hereby repealed and the following enacted in lieu
 6 thereof:
 7 "The office of commissioner of registration is hereby
 8 established in each city and county of the state. The city
 9 clerk of each city shall be the commissioner of registration.
 10 The auditor of each county shall be the commissioner of
 11 registration in each county. The commissioner of registra-
 12 tion in each county may, when practicable, establish permanent
 13 registration offices within towns in the county or other areas
 14 of concentrated population under the jurisdiction of the com-
 15 missioner."
 16 Sec. 56. Section forty-eight point three (48.3), Code
 17 1966, is hereby amended by striking from line two (2) the
 18 figure "1928" and inserting in lieu thereof the figure
 19 "1970".
 20 Sec. 57. Section forty-eight point four (48.4), Code
 21 1966, is hereby amended as follows:
 22 1. By inserting in line three (3) after the word "city"
 23 the words "or county".
 24 2. By inserting in line eight (8) after the word
 25 "precinct" the words "or township".
 26 3. By inserting in line twelve (12) after the word
 27 "council" the words "or county board of supervisors".
 28 4. By inserting in line eighteen (18) after the word
 29 "council" the words "or county board of supervisors".
 30 5. By inserting in line nineteen (19) after the word
 31 "ordinance" the words "or resolution".
 32 6. By inserting in line twenty-four (24) after the
 33 word "precinct" the words "and throughout the county in the
 34 proportion of one for each township or as otherwise provided".
 35 7. By inserting in line thirty-five (35) after the
 36 word "precinct" the words "or township".
 37 Sec. 58. Section forty-eight point six (48.6), Code
 38 1966, is hereby amended as follows:
 39 1. By inserting in subsection two (2), line one (1),
 40 after the word "precinct" the words "or township".
 41 2. By inserting in subsection three (3), paragraph
 42 d, line two (2) after the word "precinct" the words "or
 43 township".
 44 Sec. 59. Section forty-eight point seven (48.7), Code
 45 1966, is hereby amended by inserting in line twenty-two
 46 (22) after the word "precinct" the words "or township".
 47 Sec. 60. Section forty-eight point eight (48.8), Code
 48 1966, is hereby amended as follows:

49 1. By inserting in line four (4) after the word "pre-
50 precinct" the words "or township".

51 2. By inserting in line seven (7) after the word "pre-
52 precinct" the words "or township".

53 Sec. 61. Section forty-eight point ten (48.10), Code
54 1966, is hereby amended by inserting in line four (4) after
55 the word "city" the words "or county".

56 Sec. 62. Section forty-eight point eleven (48.11), Code
57 1966, is hereby amended by inserting in line thirty-seven
58 (37) after the word "precinct" the words "or township".

59 Sec. 63. Section forty-eight point twelve (48.12), Code
60 1966, is hereby amended by inserting in line four (4) after
61 the word "precinct" the words "or township".

62 Sec. 64. Section forty-eight point thirteen (48.13),
63 Code 1966, is hereby amended by inserting in line eleven
64 (11) after the word "precinct" the words "or township".

65 Sec. 65. Section forty-eight point sixteen (48.16),
66 Code 1966, is hereby amended by inserting in line thirteen
67 (13) after the word "precinct" the words "or township".

68 Sec. 66. Section forty-eight point seventeen (48.17),
69 Code 1966, is hereby amended by inserting in line five (5)
70 after the word "city" the words "or the county attorney".

71 Sec. 67. Section forty-eight point eighteen (48.18),
72 Code 1966, is hereby amended as follows:

73 1. By inserting in line four (4) after the word "sys-
74 tem" the words "for the city".

75 2. By striking from lines four (4) and five (5) the
76 words "shared equally by the county and" and inserting in
77 lieu thereof the words "paid by".

78 3. By inserting at the end thereof the following new
79 paragraphs:

80 "The cost for the installation and maintenance of a
81 permanent registration system in the county shall be paid
82 by the county. The county board of supervisors shall by
83 resolution fix the compensation paid to deputies and clerks
84 employed by the county commissioner of registration.

85 When the city and county cooperate in permanent regis-
86 tration of voters in areas of concurrent jurisdiction, the
87 city and county shall apportion the costs between the city
88 and county."

89 Sec. 68. Section forty-eight point twenty (48.20),
90 Code 1966, is hereby amended by striking from line two (2)
91 the words and figures "of chapter 47, lines 6 to 10, inclu-
92 sive,".

93 Sec. 69. Section forty-eight point twenty-six (48.26),
94 Code 1966, is hereby amended as follows:

95 1. By inserting in line four (4) after the word "hall"
96 the words "or county courthouse".

97 2. By inserting in line six (6) after the word "city"
98 the words "or county".

99 3. By inserting in line twelve (12) after the word "the"
100 the word "city".

101 4. By inserting in line nineteen (19) after the word
102 ", the" the word "city".

103 5. By inserting in line twenty-five (25) after the
 104 period the following new sentences:
 105 "If petitioned by one of the official county chairmen
 106 of the two political parties polling the highest number of
 107 votes in the jurisdiction at the last preceding general
 108 election, the county commissioner of registration shall
 109 establish at least one branch registration place in each
 110 town and township in his jurisdiction, taking into con-
 111 sideration the convenience of the voters. If petitioned
 112 by one of the official county chairmen of the two political
 113 parties polling the highest number of votes in the pre-
 114 ceding general election, the commissioner shall provide for
 115 additional branch registration places for each ten thousand
 116 inhabitants in the jurisdiction in excess of thirty thousand
 117 and for such additional registration places as the commis-
 118 sioner deems necessary."

119 Sec. 70. Section forty-eight point twenty-seven
 120 (48.27), Code 1966, is hereby amended by inserting in line
 121 twenty-one (21) after the word "municipality" the words "or
 122 county".

123 Sec. 71. Chapter forty-seven (47), Code 1966, is here-
 124 by repealed.

RADL of Linn

1 Amend the committee on state government amendment to
 2 Senate File 665, filed March 3, 1970, as follows:

3 1. By striking from line 356 the word and figure "forty-
 4 seven (47)" and inserting in lieu thereof the word and figure
 5 "forty-eight (48)".

6 2. By striking from line 360 the words "by unregistered
 7 voters" and inserting in lieu thereof the words and figures
 8 "under sections forty-eight point eleven (48.11) and forty-
 9 eight point twelve (48.12) of the Code".

DRAKE of Louisa-Muscatine

1 Amend the committee on state government amendment to
 2 Senate File 665, filed March 3, 1970, by adding at the end
 3 thereof the following new section:

4 Section three hundred sixty-three point twenty-one
 5 (363.21), Code 1966, is hereby repealed.

DRAKE of Louisa-Muscatine

1 Amend the committee on state government amendment to
 2 Senate File 665, filed March 3, 1970, by inserting after
 3 line 294 the following:

4 3. By striking from line nine (9) the words "in the
 5 evening." and inserting in lieu thereof the words "p.m."

DRAKE of Louisa-Muscatine

1 Amend House state government committee amendment to
 2 Senate File 665, filed March 3, 1970, as follows:

3 By striking lines five hundred forty-six (546) through
 4 five hundred fifty (550).

TAPSCOTT of Polk

1 Amend state government committee amendment to Senate

2 File 665, filed March 3, 1970, by adding the following
 3 section:
 4 "Section fifty-six point nine (56.9), Code 1966, is
 5 hereby amended by striking from line three (3) the period
 6 and inserting the following: "and, in addition, shall
 7 render any candidate found guilty of a willful violation
 8 ineligible for the office sought."

MEZVINSKY of Johnson

1 Amend House state government amendment to
 2 Senate File 665, filed March 3, 1970, as follows:
 3 By striking from line two hundred ten (210) the word
 4 "twenty" and inserting in lieu thereof the word "ten".

TAPSCOTT of Polk

1 Amend the committee on state government amendment
 2 to Senate File 665, filed March 3, 1970, by striking
 3 all of lines 495 through 499.

DRAKE of Louisa-Muscatine

1 Amend Senate File 1187, as passed by the Senate, as follows:
 2 1. By striking lines 21 and 22 and inserting in lieu thereof
 3 the following:
 4 in lieu thereof "three million one hundred thousand
 5 (3,100,000)".
 6 2. By adding the following new section:
 7 There is hereby appropriated from the general fund of the
 8 state to the department of public instruction the sum of four
 9 million (4,000,000) dollars to be apportioned by the department
 10 of public instruction to the area school districts of this state
 11 on the basis of the number of students in each district.
 12 3. By striking lines 1 and 2 and inserting in lieu thereof the
 13 following:
 14 An Act relating to higher education.

MILLER of Page

On motion by McCartney of Floyd, the House adjourned until
 9:00 a.m., Thursday, March 12, 1970.

JOURNAL OF THE HOUSE

Sixtieth Calendar Day—Forty-Fourth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, MARCH 12, 1970.

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

Prayer was offered by the Reverend Paul Huscher, pastor of the First United Methodist Church, Sheffield, Iowa.

The Journal of Wednesday, March 11, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Van Nostrand of Pottawattamie by the Speaker; Kreamer of Polk on request of Milligan of Polk.

PRESENTATION OF VISITORS

Miller of Jones introduced to the House Miss Jane Intlekofer and her parents from Monticello, Iowa. Miss Intlekofer was selected the cover girl on the program of the 1970 State Girls' Basketball Tournament.

Ossian of Montgomery-Adams presented to the House the Honorable Jim O. Henry, former member of the House in the Fifty-fifth and Fifty-sixth General Assemblies and Senator during the Fifty-seventh and Fifty-eighth General Assemblies.

Fisher of Greene introduced to the House Mr. and Mrs. Norman Knox from Chandler, Arizona, and Mr. and Mrs. Forest McDonald from Jefferson, Iowa. Mrs. Knox is the International Flying Farmer Queen and Mr. McDonald is the International Flying Farmer President.

Middleswart of Warren presented to the House Kaija Ikaheimo, a foreign exchange student from Finland attending Indianola High School.

The Speaker announced that the following visitors were present in the House chamber:

Two hundred twenty-five senior government class students from

Hoover High School, Des Moines, Iowa, accompanied by their teachers, Earl Willetts and Ken Tannatt. By Huff of Polk.

Thirty-seven junior high students from Walsh School, Ottumwa, Iowa. By Schwartz of Wapello.

Fifty senior students from Lynnville-Sully High School, accompanied by their teacher, Mrs. Gloria McKeag. By Roorda of Jasper and Strand of Poweshiek.

Group of seniors from Columbus Junction High School, accompanied by their teacher, John Buster. By Corey of Louisa-Muscatine.

Six foreign students from Norway, Germany, Sweden, Brazil and Yugoslavia who are students this year at Cedar Falls High School and the University of Northern Iowa High School, accompanied by their sponsors, Peter Hoffman and Norm Swanson. By Hansen of Black Hawk.

Four hundred students from the Iowa Association of Vocational Industrial Clubs of America. By McCartney of Floyd.

PETITIONS FILED

The following petitions were received and placed on file:

By Miller of Jones, from fifty-two residents of Jones County recommending that Senate File 665 be referred to a study committee.

By Kitner of Buchanan, from fifty residents favoring House File 1114, an act to remodel or add to the facilities at the Iowa Soldiers Home at Marshalltown.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 716, 719, 1131, 1188, 1221 and 1278 and Senate Files 300, 390, 526, 659, 1064, 1091, 1122 and 1189, under Rule 35.

INTRODUCTION OF BILL

House File 1333, by committee on commerce, a bill for an act relating to the sale of mobile homes, travel trailers, and camping trailers.

Read first time and placed on the calendar.

SENATE MESSAGE CONSIDERED

Senate File 1278, a bill for an act relating to the homestead tax credit.

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

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which Senate File 356 passed the House.

FISCHER of Grundy

MESSAGES FROM 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 1, a bill for an act relating to negotiation of reciprocal agreements.

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

House File 609, a bill for an act relating to the Iowa national guard.

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

House File 1154, a bill for an act relating to terms of office of county supervisors.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed:

Senate File 628, a bill for an act establishing definitions for frozen deserts.

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

Senate File 1226, a bill for an act relating to tax on services.

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

Senate File 1280, a bill for an act defining services of excavating and grading.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1

Amend House File 1, as amended and passed by the House, as follows:

1. Page 4, by inserting after line 6 the following new subsection:

"14. 'Compact miles' means the total miles a fleet operates in this state and in all states with whom Iowa has an apportionment registration agreement and with whom the fleet owner has or will register vehicles on an apportionment registration basis."

2. Page 5, by striking lines 6 through 35, inclusive, and page 6, by striking lines 1 through 6, inclusive, and inserting in lieu thereof the following:

"Sec. 7. The board may, pursuant to section six (6) of this

Act, provide for proportional registration between this state and other jurisdictions of fleets of commercial vehicles owned by residents or nonresidents engaged in interstate commerce or simultaneously engaged in interstate and intrastate commerce. The owners of fleets of commercial vehicles subject to proportional registration under apportionment agreements negotiated by the board shall file a sworn statement with the board which shall contain the following information and such other information as the board may require:

1. Total fleet miles for the preceding year.
2. Instate miles for the preceding year.
3. A description and identification of each vehicle which is part of the fleet for which proportional registration is sought.

The dollar amount of registration fees due this state for each fleet subject to proportional registration shall be computed as follows:

1. Divide total fleet miles during the preceding year into instate miles during the preceding year to determine the percentage of total fleet mileage allocable to this state.
2. Determine the sum total amount necessary to register each and every vehicle in the fleet based on the annual registration fees prescribed in chapter three hundred twenty-one (321) of the Code.
3. Multiply the percentage obtained under subsection one (1) of this section by the sum total obtained under subsection two (2) of this section.
4. The product so obtained under subsection three (3) of this section shall be the amount payable by the owner for proportional registration of the fleet for the registration year. Payment of registration fees shall be made in accordance with law.

Sec. 8. Notwithstanding any other law to the contrary, and as an alternative to the procedure set out in section seven (7) of this Act, the board may enter into agreements providing for proportional registration between this state and other jurisdictions of fleets of commercial vehicles owned by residents or nonresidents engaged in interstate commerce or simultaneously engaged in interstate and intrastate commerce on this basis of compact miles.

The Iowa prorate percent will be computed by dividing the Iowa miles by the compact miles as defined in section three (3) of this Act. If the composite percentage paid by the Iowa resident to each of the states a party to an apportioned registration agreement with Iowa for apportioned registrations is less than one hundred percent, the Iowa reciprocity board will redetermine the registration fees due the State of Iowa to bring the composite percent to one hundred percent. If the composite percent paid by the nonresident fleet operator to each of the states a party to an apportioned registration agreement with Iowa for apportioned registration fees on vehicles base plated in Iowa is less than one hundred percent, the Iowa reciprocity board will redetermine the registration fees due the State of Iowa to bring the composite percent to one hundred percent on such Iowa base plated vehicles."

3. Page 6, line 7, by inserting after the word "fleet" the words "or compact".

4. Page 6, line 27, by striking the words "five dollars" and inserting in lieu thereof the following: "ten dollars for each truck or truck tractor and two dollars for each trailer".

5. Page 7, line 2, by inserting after the word "Code" the following: "but in no case less than that required by section eleven (11) of this Act".

6. Page 7, by striking the words "if the replacement" in line 20 and by striking all of lines 21, 22, 23, and 24 and inserting in lieu thereof the following: "or for transfer of credentials shall be seven dollars."

7. Page 10, by striking from lines 34 and 35 the words "five dollars for each plate," and inserting in lieu thereof the following: "one dollar for each plate, and two dollars for each".

8. Page 11, line 8, by inserting after the word "section" the following: "except that no charge shall be made for the initial registration receipt or cab card issued for each vehicle registered pursuant to an apportionment registration agreement".

9. Page 11, line 5, by inserting after the word "required" the following: "and a fee of one dollar shall be charged for each duplicate or replacement registration receipt or cab card".

10. Page 13, by inserting after line 11 the following new section:

"Sec. 29. A fee shall be charged for copies of such records as may be provided from the office of the board or the executive secretary. Such fee shall be one dollar for the first page and fifty cents for each additional page of copy received at any one time."

11. Page 14, by adding after line 26 the following new sections:

a. 'Chapter one hundred ninety-seven (197), section two (2), Acts of the Sixty-third General Assembly, First Session, which repealed and replaced section three hundred twenty-one point one hundred six (§21.106), Code 1966, is hereby amended as follows:

1. By striking from line eleven (11) the word 'Registration' and inserting in lieu thereof the words 'Where there is a delinquency, registration'.

2. By inserting in line thirteen (13) after the word 'vehicle' the words ', but if such vehicle is registered after April first, the registration fees shall be computed on the basis of one-twelfth of the annual registration fees as provided in this chapter by the number of unexpired months of the year'.

3. By striking from line fourteen (14) the word 'April' and inserting in lieu thereof the word 'February'."

b. "If the laws of any other state or country impose any taxes, fees, charges, penalties, obligations, prohibitions, or limitations of any kind upon the vehicles of residents of Iowa, in addition to those imposed upon the vehicles of residents of such other state or country by the state of Iowa, the department may impose and collect fees and charges in the same amount and impose the same obligations, prohibitions,

or limitations upon the owner or operator of a vehicle registered in such other state or country."

c. "Section three hundred twenty-one point one hundred seven (321.107), Code 1966, is hereby amended by adding at the end thereof the following new paragraphs:

'No reduction in the registration fee shall be allowed by the Iowa reciprocity board until the applicant files satisfactory evidence to prove that there is no delinquency in registration.

If the applicant pays a penalty for any delinquent registration, the same penalty shall be assessed on the fees collected to increase the registered weight of the vehicle, if the increased weight is requested within forty-five days from the date the delinquent vehicle is registered for that year.'

12. By numbering the sections in conformity with this amendment.

13. Amend the title by inserting in page 1, line 1, after the word "to" the following: "motor vehicle registration fees and to the".

SENATE AMENDMENT CONSIDERED

The House resumed consideration of **House File 1137**, a bill for an act to provide for fair trade practices by motor vehicle franchisors, amended by the Senate as found on pages 947, 948 and 949 of the House Journal, and the following amendment filed by Kreamer of Polk:

Amend the Senate amendment to House File 1137 as follows:

1. By striking lines 9 and 10 and substituting in lieu thereof the following:

"8. 'Consumer care' means the duty of the franchisee to provide, for the benefit of the public, new motor vehicles, motor vehicle service facilities, equipment, parts and qualified service personnel to reasonably perform necessary motor vehicle sales and service according to standards relating to the general quality existing in similar franchisees within the community or a similar community as determined by the commerce commission."

2. Line 31, by inserting after the word "party" the following: "and there shall be no expense whatsoever to the State of Iowa".

3. By striking lines 34, 35, 36, 37, 38 and 39 and inserting in lieu thereof the following:

"7. Page 6, line 11, by striking the words 'give effect' and line 12, by striking the word 'to' and inserting in lieu thereof the words 'not arbitrarily withhold approval of'."

Welden of Hardin asked and received unanimous consent to withdraw amendments 1 and 2, lines 1 through 12, of the Kreamer amendment.

Welden of Hardin moved the adoption of amendment 3, lines 13 through 17, of the Kreamer amendment.

A non-record roll call was requested.

The ayes were 24, nays 64.

Amendment 3 lost.

Koch of Woodbury moved that the House concur in the Senate amendment.

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. 1137)

The ayes were, 90:

Alt	Fisher of	Langland	Peterson
Andersen	Greene	Lawson	Pierson
Baker	Freeman of	Lippold	Priebe
Battles	Clay-Dickinson	Logemann	Rex
Bennett	Goode	Logue	Roorda
Bergman	Graham	Mayberry	Sanders
Caffrey	Grassley	McCartney	Schmeiser
Camp	Hamilton	McCormick	Schwartz
Campbell	Hansen of	McIntyre	Shepherd
Christensen	Black Hawk	Mendenhall	Sorg
Cochran	Hanson of	Menefee	Stokes
Crabb	Howard-Mitchell	Mezvinsky	Strand
Crosier	Hill	Middleswart	Stroburg
Cunningham	Holden	Miller of	Stromer
Darrington	Johnson of	Des Moines	Strothman
Dietz	Audubon	Miller of	Tieden
Dougherty	Johnston of	Marshall	Van Drie
Doyle	Johnson	Miller of	Van Roekel
Drake	Kennedy of	Page	Varley
Duitscher	Dubuque	Mohrfeld	Voorhees
Dunton	Kitner	Nelson	Walter
Edgington	Knight	Nielsen	Warren
Ellsworth	Knoblauch	Ossian	Weichman
Fischer of	Koch	Pelton	Winkelman
Grundy	Kruse	Perkins	Wolfe
			Mr. Speaker

The nays were, 16:

Blouin	Kehe	Newton	Rodgers
Corey	Kennedy of	Nolting	Shaw
Ewell	Chickasaw	Poncy	Welden
Gannon	Miller of	Radl	Wells
Huff	Jones		

Absent or not voting, 18:

Brinck	Freeman of	Kreamer	O'Hearn
Den Herder	Buena Vista	Lipsky	Renda
Dooley	Jesse	Millen	Schroeder
Franklin	Kluever	Milligan	Skinner

Tapscott Van Nostrand Waugh

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

Fischer of Grundy moved to reconsider the vote by which House File 1137 passed the House and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 74, nays 20.

The motion prevailed.

SPECIAL ORDER
(Senate File 665)

The hour of 9:30 a.m. having arrived, the Speaker announced the special order of business for the consideration of **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.

Drake of Louisa-Muscatine asked and received unanimous consent to take up for consideration the amendment filed by the committee on state government as follows:

Amend Senate File 665, as passed by the Senate, as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. For the purposes of any general election in which votes are to be cast for the office of president of the United States or electors for president, any resident of Iowa who has moved to another state shall be presumed to be and remain a resident of Iowa and a resident of the county and precinct of which he was a resident immediately preceding such move, until he meets the residence requirements for electors in the place to which he has moved; but such presumption shall not continue for more than one year after such move. However, if he is eligible to vote he shall be permitted to vote only for the offices of president and vice-president of the United States or electors for said offices. He shall vote by absentee ballot and shall make an application indicating that he is eligible only for a presidential and vice-presidential ballot. The secretary of state shall prescribe the form of application and ballot. The county auditor shall cause such

applications and ballots to be printed and furnished.

Sec. 2. For the purposes of any general election or primary election in which votes are to be cast for any state or federal office, any resident of Iowa who has moved to a different county or precinct within the state shall be presumed to be and remain a resident of the county and precinct of which he was a resident immediately preceding such move, until he meets the residence requirements for electors in the place to which he has moved.

Sec. 3. For the purposes of any school election, any resident of Iowa who remains a resident of the same school district but who has moved to a different county or precinct shall be presumed to be and remain a resident of the county and precinct of which he was a resident immediately preceding such move, until he meets the residence requirements for electors in the place to which he has moved.

Sec. 4. For the purposes of any city or town election, any resident of Iowa who remains a resident of the same city or town but who has moved to a different precinct shall be presumed to be and remain a resident of the precinct of which he was a resident immediately preceding such move, until he meets the residence requirements for electors in the place to which he has moved.

Sec. 5. For the purposes of any special election or other election which is not governed by sections one (1) through four (4), inclusive, of this Act, any resident of Iowa who remains a resident of the area or territory within which such election is conducted but who has moved to a different county or precinct shall be presumed to be and remain a resident of the county and precinct of which he was a resident immediately preceding such move, until he meets the residence requirements for electors in the place to which he has moved.

Sec. 6. The secretary of state shall prescribe reasonable rules and regulations for the administration and implementation of the election laws of this state. Chapter seventeen A (17A) of the Code shall apply to the rules. All public officials and election workers shall comply with and aid in the implementation of the rules.

Sec. 7. Section forty-three point thirty-two (43.32), Code 1966, is hereby amended by striking from line five (5) the words "one dollar" and inserting in lieu thereof the words "two dollars".

Sec. 8. Section forty-three point thirty-four (43.34), Code 1966, is hereby amended as follows:

1. By striking from line three (3) the word "candidates" and inserting in lieu thereof the word "voters".
2. By striking from lines three (3) and four (4) the words "for the different offices".

Sec. 9. Section forty-three point forty-four (43.44), Code 1966, is hereby amended by striking all of such section after the comma in line nine (9) and inserting in lieu thereof the following:

"such person shall sign an affidavit which shall be in substantially the following form:

CHANGE OF PARTY AFFILIATION

I do solemnly swear or affirm that I have in good faith changed my party affiliation to and desire to be a member of the party.

.....
Signature of Voter

.....
Address

Approved:

.....
Judge or Clerk of Election

If such person signs the affidavit, he shall be given a ballot of such political party and the clerks of the primary election shall change his enrollment of party affiliation accordingly."

Sec. 10. Section forty-three point fifty-nine (43.59), subsection two (2), Code 1966, is hereby amended by striking from line three (3) the word "forty" and inserting in lieu thereof the word "sixty-five".

Sec. 11. Section forty-three point seventy-three (43.73), Code 1966, is hereby amended by striking from line one (1) the word "forty-five" and inserting in lieu thereof the word "fifty-five".

Sec. 12. Section forty-three point one hundred one (43.101), subsection four (4), Code 1966, is hereby amended by striking from line three (3) the word "forty" and inserting in lieu thereof the word "sixty-five".

Sec. 13. Section forty-four point one (44.1), Code 1966, is hereby amended as follows:

1. By striking from line thirteen (13) the word "fifty" and inserting in lieu thereof the words "two hundred fifty".

2. By striking from line fourteen (14) the word "ten" and inserting in lieu thereof the word "twenty-five".

Sec. 14. Section forty-four point three (44.3), Code 1966, is hereby amended by adding at the end thereof the following new subsection:

"The name and address of each delegate or voter in attendance at a convention or caucus where a nomination is made for a state elective office."

Sec. 15. Section forty-seven point nineteen (47.19), Code 1966, is hereby repealed and the following enacted in lieu thereof:

APPLICATION FOR REGISTRATION

"Each applicant for registration shall sign the following affidavit:

I do solemnly swear or affirm that I am a resident of the precinct, ward or township, city or town of, county of, Iowa. I have been a resident of the State of Iowa for at least six months, of said county for at least sixty days, and of said precinct for at least ten days. I am lawfully eligible to vote in said state, county, and precinct.

I am affiliated with the party.

Being duly sworn, I will fully and truly answer all questions asked of me with regard to my name, place of residence, date and place of birth, qualifications as a voter, and my right to register and vote under the laws of this state.

I understand that any false statement in this declaration is a criminal offense punishable as provided by law.

.....
Signature of Voter

.....
Address"

Sec. 16. Section forty-seven point twenty (47.20), Code 1966, is hereby amended by striking from lines one (1) and two (2) the words "administration of said oath" and inserting in lieu thereof the words "signing of the affidavit".

Sec. 17. Section forty-seven point thirty-three (47.33), subsection five (5), Code 1966, is hereby amended by striking from line one (1) the words "freeholder who is a".

Sec. 18. Section forty-seven point thirty-four (47.34), Code 1966, is hereby amended by striking from lines three (3) and four (4) the word "freeholder" and inserting in lieu thereof the words "registered voter".

Sec. 19. Section forty-eight point eleven (48.11), Code 1966, is hereby amended as follows:

1. By striking from line fourteen (14) the words "oath or".

2. By striking lines fifteen (15) through eighteen (18), inclusive, and inserting in lieu thereof the following:

"APPLICATION FOR REGISTRATION

I do solemnly swear or affirm that I am a resident of the precinct, ward or township, city or town of, county of, Iowa.

I have been a resident of the State of Iowa for at least six months, of said county for at least sixty days, and of said precinct for at least ten days. I am lawfully eligible to vote in said state, county, and precinct.

I am affiliated with the party.

Being duly sworn, I will fully and truly answer all questions asked of me with regard to my name, place of residence, date and place of birth, qualifications as a voter, and my right to register and vote under the laws of this state.

I understand that any false statement in this declaration is a criminal offense punishable as provided by law.

.....
Signature of Voter

.....
Address"

Sec. 20. Section forty-eight point fifteen (48.15), Code 1966, is hereby amended by striking lines four (4) through eight (8), inclusive, and inserting in lieu thereof the following:

"registration. The commissioner of registration shall immediately give five days notice of a hearing by registered or certified mail to the challenger and the person challenged.

If the person challenged fails to appear, his name shall be removed from the registration list. However, if the person challenged notifies the commissioner prior to the date set for the hearing that he is unable to appear on the date specified, the commissioner may reschedule the hearing. At such hearing the commissioner shall hear such evidence as he deems to have probative value. The person challenged shall be required to sign an affidavit as provided in section nineteen (19) of this Act and may then be questioned concerning his voting residence and qualifications. In all cases the commissioner shall decide the”.

Sec. 21. Section forty-eight point twenty-one (48.21), Code 1966, is hereby amended by striking lines one (1) through nineteen (19), inclusive, and inserting in lieu thereof the following:

“In municipalities having permanent registration for elections, before any person desiring to vote receives a ballot from the judge or is permitted to enter the voting machine, he shall sign a voter’s declaration of eligibility as provided in section forty-nine point seventy-seven (49.77) of the Code as amended by section twenty-nine (29) of this Act, except that the voter’s declaration shall also include the following statement:

‘I am lawfully registered in said precinct and county under the Iowa permanent registration law.’

The voter’s declaration of eligibility shall constitute a certificate of registration for the purposes of this chapter.”

Sec. 22. Section forty-eight point twenty-seven (48.27), Code 1966, is hereby repealed and the following enacted in lieu thereof:

“The commissioner of registration shall appoint at least six persons for each twenty thousand inhabitants, or major fraction thereof, within his jurisdiction as mobile deputy registrars. An equal number of these appointees shall be appointed from lists supplied for that purpose from the county chairmen of the two political parties polling the highest vote in the jurisdiction in the last preceding general election. Said list of appointees as submitted to the commissioner of registration shall be made available to the party chairmen of the two parties receiving the highest votes at the preceding election for secretary of state. Mobile deputy registrars are authorized to secure registration of eligible voters anywhere in the jurisdiction of the commissioner of registration and shall make such reports of new registrations and changes as the commissioner of registration requests and shall take an oath of office administered by the commissioner of registration. Mobile deputy registrars shall be appointed before the first of August preceding any general election and the appointments shall expire when registration closes for that election. Mobile deputy registrars shall serve without compensation from any source. The commissioner of registration shall furnish to each mobile deputy registrar proper registration forms which shall be numbered and accounted for by the mobile deputy registrar to the commissioner of registration. There shall be provided on said form a space

for the signature of the mobile deputy registrar who shall sign same and identify himself with appropriate identity papers or badge provided by the commissioner of registration in the presence of the voter and a copy of said voter registration form shall be given to the voter as a receipt of the fact that he is duly registered. The mobile deputy registrar shall be a person of known good character who has reached the age of majority and who is familiar with the registration laws of the state and shall be trained by the commissioner of registration in a manner he deems adequate. It shall be unlawful for any mobile deputy registrar or any registrar to refuse to register any eligible voter and any such refusal is a criminal offense punishable as provided by law. The mobile deputy registrar must be a resident of the county wherein he is appointed. It shall be the duty of the secretary of state to designate a suitable voter registration form for the purpose of this section. A list of the persons registered under this section shall be made available weekly to the county chairman of each of the two major political parties for the purpose of challenge."

Sec. 23. Section forty-nine point twenty (49.20), Code 1966, is hereby amended as follows:

1. By striking from line two (2) the words "one dollar" and inserting in lieu thereof the words "two dollars".

2. By striking from line four (4) the word "seven" and inserting in lieu thereof the word "ten".

Sec. 24. Section forty-nine point twenty-one (49.21), Code 1966, is hereby amended by adding at the end thereof the following new paragraph:

"Upon the application of the county auditor or the township trustees, the authority which has control of any buildings or grounds supported by taxation under the laws of this state shall make available the necessary space therein for the storage of holding elections and adequate space for the storage of voting machines, without charge for the use thereof."

Sec. 25. Section forty-nine point twenty-five (49.25), Code 1966, is hereby amended as follows:

1. By striking all of subsections one (1) and two (2).

2. By striking from subsection six (6), line two (2), the word "sixty" and inserting in lieu thereof the words "two hundred fifty".

3. By consecutively renumbering the remaining subsections.

Sec. 26. Section forty-nine point twenty-seven (49.27), Code 1966, is hereby amended by striking from lines eleven (11) and twelve (12) the words "administer an oath to any person and to examine him under oath" and inserting in lieu thereof the words "require any person to sign an affidavit which shall be substantially in the form set out in section twenty-nine (29) of this Act and such judges may examine such person".

Sec. 27. Section forty-nine point sixty-eight (49.68), Code 1966, is hereby amended as follows:

1. By striking from line one (1) the words "attorney general" and inserting in lieu thereof the words "secretary of state with the approval of the attorney general".

2. By striking from lines three (3) and four (4) the words

“, and deliver such instructions to the secretary of state”.

Sec. 28. Section forty-nine point seventy-three (49.73), Code 1966, is hereby amended as follows:

1. By striking from line three (3) the words “in the forenoon” and inserting in lieu thereof the words “a.m.”.

2. By striking from line five (5) the words “in the forenoon” and inserting in lieu thereof the words “a.m.”.

Sec. 29. Section forty-nine point seventy-seven (49.77), Code 1966, is hereby amended by striking all of such section after the word “name” in line five (5) and inserting in lieu thereof the following:

“and address to the judges, and shall sign a voter’s declaration provided by the judges of the election, in substantially the following form:

VOTER’S DECLARATION OF ELIGIBILITY

I do solemnly swear or affirm that I am a resident of the precinct, ward or township, city or town of, county of, Iowa. I have been a resident of the State of Iowa for at least six months, of said county for at least sixty days, and of said precinct for at least ten days. I am lawfully eligible to vote in said precinct and county in the election to be held on, 19..... I have not voted and will not vote in any other precinct in said election.

(For primary election only:) I am affiliated with the party.

I understand that any false statement in this declaration is a criminal offense punishable as provided by law.

.....
Signature of Voter

.....
Address

Approved:

.....
Judge or Clerk of the Election

In precincts where the judges of the election are furnished computerized registration lists, the person desiring to vote, except a person legally blind, shall also provide some form of identification upon which the signature or mark of such person appears. If identification is established to the satisfaction of the judges of the election, the person may then be allowed to vote.

If the voter has no identification, his identity may be attested to by a judge of the election.

All voters’ declarations may then be seen by the challengers of each political party, at the request of such challengers.”

Sec. 30. Section forty-nine point seventy-eight (49.78), Code 1966, is hereby repealed and the following enacted in lieu thereof:

“In precincts where registration is required, if such name is found on the register of voters by the officer having charge thereof, the voter shall sign a voter’s declaration as provided in sections forty-eight point twenty-one (48.21) and forty-

nine point seventy-seven (49.77) of the Code and provided to the voters by the judges of the election. In precincts where the judges of the election are furnished with computerized voter registration lists, the person desiring to vote, except a person legally blind, shall then provide some form of identification upon which the signature or mark of such person appears. If identification is established to the satisfaction of the judges of the election, the person may then be allowed to vote.

If the voter has no identification, his identity may be attested to by a judge of the election.

All voters' declarations may then be seen by the challengers of each political party, at the request of such challengers.

In precincts where chapter forty-seven (47) of the Code is applicable, if the name of the person desiring to vote is not found on the register of voters, his ballot shall not be received until he shall have complied with the law prescribing the manner and conditions of voting by unregistered voters."

Sec. 31. Section forty-nine point eighty (49.80), Code 1966, is hereby amended by inserting in line three (3) after the comma the words "require such person to sign an affidavit as set forth in section twenty-nine (29) of this Act,".

Sec. 32. Section forty-nine point eighty-one (49.81), Code 1966, is hereby amended by striking lines seven (7) through seventeen (17), inclusive, and inserting in lieu thereof the following:

"the following affidavit and such person shall read and sign the same:

I do solemnly swear or affirm that I am a citizen of the United States, a resident of Iowa for six months, a resident of this county for sixty days, and a resident of this precinct for ten days next preceding this election, and that I am at least twenty-one years of age, and I have not voted in this election. I am lawfully eligible to vote in Iowa and in this county and precinct.

I understand that any false statement in this declaration is a criminal offense punishable as provided by law.

.....
Signature of Voter

.....
Address

If such person signs the affidavit and is examined by the judges concerning his qualifications, his vote shall then be received unless further challenged."

Sec. 33. Section forty-nine point eighty-six (49.86), Code 1966, is hereby amended by striking from lines three (3) and four (4) the words "retiring from within the guardrail" and inserting in lieu thereof the words "entering the voting booth".

Sec. 34. Section forty-nine point eighty-eight (49.88), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"No more than one person shall be allowed to occupy any voting booth at any time. No person shall occupy such booth

for more than three minutes to cast his ballot in precincts using voting machines, nor for more than three minutes in precincts using paper ballots. Nothing in this section shall prohibit assistance to voters under section forty-nine point ninety (49.90) of the Code."

Sec. 35. Section forty-nine point one hundred seventeen (49.117), Code 1966, is hereby amended by striking from line five (5) the words "fifty cents" and inserting in lieu thereof the words "two dollars".

Sec. 36. Chapter forty-nine (49), Code 1966, is hereby amended by adding thereto the following new sections:

1. "The courthouse of each county shall remain open on election day."

2. "It shall be the duty of the county auditor to conduct, not less than seven days before each primary and general election, a training course of not more than two hours for all election personnel. Such personnel shall include judges, clerks, special police, constables, and any other persons who will be employed in or around the polling places on election day."

3. "All election personnel attending such training course shall be paid for attending such course for a period not to exceed two hours. The wages shall be two dollars per hour and payment for attendance shall be made at the time that payment is made for duties performed on election day."

4. "It shall be the duty of the secretary of state to provide a training manual and such additional materials as may be necessary to all county auditors for conducting the training course by April 15, 1971."

5. "It shall be the duty of each county auditor or city or town clerk to determine that all voting machines are operational and functioning properly and that all materials necessary for the conduct of the election are in his possession and are correct. Such auditor or city or town clerk shall verify such facts on the forms provided by the secretary of state and shall send such completed forms by registered mail to the secretary of state not less than forty-eight hours before the election."

Sec. 37. Section fifty-two point seventeen (52.17), Code 1966, is hereby amended as follows:

1. By striking from line six (6) the words "and at least three feet from the guardrail,".

2. By striking all of such section after the period in line seven (7).

Sec. 38. Section fifty-two point eighteen (52.18), Code 1966, is hereby amended as follows:

1. By striking from line three (3) the words "pass within the guardrail" and inserting in lieu thereto the words "enter the voting machine booth".

2. By striking from lines five (5) and six (6) the words "pass within the guardrail" and inserting in lieu thereof the words "enter the voting machine booth".

3. By striking from lines twelve (12) and thirteen (13) the words "one minute" and inserting in lieu thereof the words "three minutes".

Sec. 39. Section fifty-three point four (53.4), Code 1966, is hereby amended by inserting at the end thereof the following:

"It shall be the duty of such auditor or clerk to keep a list of all applications mailed. The list shall contain the name of the applicant, the serial number on the application so mailed, and the date on which such application was mailed."

Sec. 40. Section fifty-three point five (53.5) Code 1966, is hereby amended by adding at the end thereof the following:

"All applications for absentee ballots shall have a serial number affixed thereto."

Sec. 41. Section fifty-three point nine (53.9), Code 1966, is hereby amended by adding at the end thereof the following new paragraph:

"Before mailing such official ballot or ballots, the auditor or clerk shall record the number appearing on the ballot envelope."

Sec. 42. Section fifty-three point ten (53.10), Code 1966, is hereby amended by adding at the end thereof the following:

"The auditor shall record the name of the applicant, along with the serial number appearing on the application and ballot envelope, prior to the time such application and ballot are mailed."

Sec. 43. Section fifty-three point eleven (53.11), Code 1966, is hereby amended by adding at the end thereof the following:

"Such officer shall record the numbers appearing on the application and ballot envelope along with the name of the qualified voter."

Sec. 44. Section fifty-three point twelve (53.12), Code 1966, is hereby amended by inserting in line seven (7) after the word "title," the words "a serial number corresponding to such number appearing on the application,".

Sec. 45. Section fifty-three point eighteen (53.18), Code 1966, is hereby amended by inserting in line two (2) after the word "once" the words "record the number appearing on the application and ballot envelope and time of receipt of such ballot and".

Sec. 46. Section fifty-three point twenty (53.20), Code 1966, is hereby amended by inserting in line three (3) after the word "once" the words "record the number appearing on the application and ballot envelope and the time of receipt of such ballot and".

Sec. 47. Section fifty-three point forty (53.40), Code 1966, is hereby amended by striking from lines thirty-six (36) and thirty-seven (37) the words "immediately on the thirtieth day" and inserting in lieu thereof the words "at least thirty days".

Sec. 48. Section fifty-three point forty-five (53.45), Code 1966, is hereby amended by striking from line nine (9) the word and figure "March 15" and inserting in lieu thereof the words "February first".

Sec. 49. Section fifty-three point forty-nine (53.49), Code 1966, is hereby amended by adding the following new paragraph:

"However, citizens of the United States temporarily re-

siding 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."

Sec. 50. Chapter fifty-three (53), Code 1966, is hereby amended by adding the following new sections:

1. "All applications for an absentee ballot and all ballot envelopes shall have a serial number affixed thereto. Such numbers shall be affixed in such manner and in such places as prescribed by the secretary of state. Such numbers shall be affixed when the applications and ballot envelopes are printed."

2. "It shall be the duty of each auditor or city or town clerk to keep on file, at all times, a list of all serial numbers appearing on the applications and ballot envelopes received by such auditor or city or town clerk. When such applications and ballot envelopes are mailed or delivered, such auditor or city or town clerk shall record the name of the absentee voter to whom such application and ballot envelope is mailed or delivered and the date of such mailing or delivery. The auditor or city or town clerk shall record the date of receipt of such application and ballot envelope.

Such lists shall be public records open to inspection as provided by law."

3. "It shall be unlawful for any employee of the state or any political subdivision thereof to solicit any application or request for application for an absentee ballot, or to administer an oath or take an affidavit in connection with any absentee ballot. However, any such employee may administer such oath and take such affidavit in connection with an absentee ballot which is cast by the voter in person in the office where such employee is employed in accordance with section fifty-three point eleven (53.11) of the Code. This section shall not apply to any elected official."

4. "Wherever used in this Act or in chapter fifty-three (53) of the Code, the words 'absentee ballot' include any ballot authorized by chapter fifty-three (53) of the Code."

Sec. 51. This Act being deemed of immediate importance shall be in full force and effect from and after its final approval and publication in The Muscatine Journal, a newspaper published at Muscatine, Iowa, and in The Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa.

2. Amend the title by striking from lines nine (9) and ten (10) the words "the review and use of voters' lists;"

O'Hearn of Scott offered the following amendment filed by him:

Amend the House state government committee amendment to Senate File 665, filed March 3, 1970, by adding the following section:

"The provisions of this section shall apply only for the purpose of voting, registration for voting, and the election laws of this state. Said section shall apply in all determinations of residence for the purpose of voting or registration for voting, whether the pertinent facts existed or arose before or after the effective date of this Act.

"1. A person's residence is the place where he maintains

his home with the intent to remain there permanently or for an indefinite or undeterminable period of time, and with no intent to remove his home from that place at any fixed or determinable time or upon the happening of any specific event. If he does not have the required intent with regard to the place where he is now living, his residence is the place where he last lived while having the intent required by this section.

"2. Every citizen of the United States of America is presumed to have a residence somewhere in the United States of America.

"3. No person shall acquire, lose, or change residence by reason of his presence or absence for the purpose of attending any educational institution, serving in the armed forces, or any other purpose which indicates a temporary presence or absence. An employment contract for a fixed period of time does not in itself indicate a temporary presence.

"4. A person attending any educational institution or living in the general vicinity of an educational institution with the intent of resuming his studies there, or a member of the armed forces of the United States on active duty, or a person living in a place for any other purpose which indicates a temporary presence, is presumed not to be a resident of the place where he is living during such activity or for such purpose. This section does not apply to a person whose residence was already established in such place before he began such activity or acquired such purpose.

"5. The presumption stated in subsection four (4) of this section may be overcome by clear and convincing evidence. The burden of proof shall be on the person attempting to overcome the presumption.

"6. The fact that a person is uncertain as to the place of his future residence shall not be regarded as evidence that his residence is located at the place where he is now living.

"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."

O'Hearn of Scott asked and received unanimous consent to withdraw his amendment.

Tapscott of Polk offered the following amendment filed by him and moved its adoption:

Amend House state government amendment to Senate File 665, filed March 3, 1970, as follows:

By striking from line two hundred ten (210) the word "twenty" and inserting in lieu thereof the word "ten".

The amendment was adopted.

Caffrey of Polk offered the following amendment filed by him and Drake of Louisa-Muscatine :

Amend House state government committee amendment to Senate File 665, filed March 3, 1970, by adding to section twenty-four (24) the following new paragraph :

“The polling place in each precinct in the state shall be located in a central location in said precinct if a building is available. However, first consideration shall be given to the use of public buildings supported by taxation.”

Drake of Louisa-Muscatine asked and received unanimous consent to withdraw the amendment.

Rodgers of Dallas offered the following amendment filed by him and moved its adoption :

Amend House state government committee amendment to Senate File 665, filed March 3, 1970, as follows :

By striking from lines two hundred seventy-one (271) and two hundred seventy-two (272) the words “two hundred fifty” and inserting in lieu thereof the words “two hundred”.

The amendment was adopted.

Drake of Louisa-Muscatine offered the following amendment filed by him and moved its adoption :

Amend the committee on state government amendment to Senate File 665, filed March 3, 1970, by inserting after line 294 the following :

3. By striking from line nine (9) the words “in the evening.” and inserting in lieu thereof the words “p.m.”

The amendment was adopted.

Drake of Louisa-Muscatine offered the following amendment filed by him and moved its adoption :

Amend the committee on state government amendment to Senate File 665, filed March 3, 1970, as follows :

1. By striking from line 356 the word and figure “forty-seven (47)” and inserting in lieu thereof the word and figure “forty-eight (48)”.

2. By striking from line 360 the words “by unregistered voters” and inserting in lieu thereof the words and figures “under sections forty-eight point eleven (48.11) and forty-eight point twelve (48.12) of the Code”.

The amendment was adopted.

Rodgers of Dallas offered the following amendment filed by him and moved its adoption :

Amend House state government committee amendment to Senate File 665, filed March 3, 1970, as follows :

By striking from line three hundred ninety-eight (398) the word "three" and inserting in lieu thereof the word "five".

Roll call was requested by Rodgers of Dallas and Tapscott of Polk.

On the question "Shall the amendment be adopted?"

The ayes were, 40:

Baker	Graham	Mayberry	Poncy
Bennett	Hansen of	McCormick	Priebe
Blouin	Black Hawk	Mezvinsky	Renda
Caffrey	Holden	Middleswart	Rex
Cochran	Jesse	Miller of	Rodgers
Crosier	Johnston of	Des Moines	Sanders
Dietz	Johnson	Miller of	Schmeiser
Dougherty	Kennedy of	Jones	Schwartz
Doyle	Chickasaw	Newton	Stroburg
Duitscher	Kennedy of	Nolting	Tapscott
Dunton	Dubuque	Perkins	Wells
Gannon	Knoblauch		

The nays were, 65:

Alt	Goode	McIntyre	Roorda
Andersen	Grassley	Mendenhall	Shepherd
Battles	Hamilton	Menefee	Sorg
Bergman	Hanson of	Millen	Stokes
Campbell	Howard-Mitchell	Miller of	Strand
Crabb	Johnson of	Marshall	Strothman
Cunningham	Audubon	Miller of	Tieden
Darrington	Kehe	Page	Van Drie
Den Herder	Kitner	Milligan	Van Roekel
Drake	Kluever	Mohrfeld	Varley
Edgington	Knight	Nelson	Voorhees
Ellsworth	Kruse	Nielsen	Walter
Fischer of	Langland	O'Hearn	Warren
Grundy	Lawson	Ossian	Waugh
Fisher of	Lipsky	Pelton	Weichman
Greene	Logemann	Peterson	Welden
Freeman of	Logue	Pierson	Wolfe
Clay-Dickinson	McCartney	Radl	Mr. Speaker

Absent or not voting, 19:

Brinck	Ewell	Huff	Shaw
Camp	Franklin	Koch	Skinner
Christensen	Freeman of	Kreamer	Stromer
Corey	Buena Vista	Lippold	Van Nostrand
Dooley	Hill	Schroeder	Winkelman

The amendment lost.

Drake of Louisiana-Muscataine offered the following amendment filed by him and moved its adoption:

Amend the committee on state government amendment to Senate File 665, filed March 3, 1970, by striking all of lines 495 through 499.

The amendment was adopted.

Tapseott of Polk offered the following amendment filed by him and moved its adoption:

Amend House state government committee amendment to Senate File 665, filed March 3, 1970, as follows:

By striking lines five hundred forty-six (546) through five hundred fifty (550).

A non-record roll call was requested.

The ayes were 44, nays 58.

The amendment lost.

Caffrey of Polk offered the following amendment from the floor, filed by him and Drake of Louisa-Muscataine and Goode of Appanoose-Davis, and moved its adoption:

Amend House state government committee amendment to Senate File 665, filed March 3, 1970, by adding to section twenty-four (24) the following new paragraph:

"Except as otherwise provided by law, the polling place in each precinct in the state shall be located in a central location if a building is available. However, first consideration shall be given to the use of public buildings supported by taxation."

The amendment was adopted.

Caffrey of Polk asked and received unanimous consent to withdraw the following amendments:

The amendment filed by him on March 4, 1970, and found on page 761 of the House Journal.

The amendment filed by him and Drake of Louisa-Muscataine on March 5, 1970, and found on page 790 of the House Journal.

Drake of Louisa-Muscataine offered the following amendment filed by him and moved its adoption:

Amend the committee on state government amendment to Senate File 665, filed March 3, 1970, by adding at the end thereof the following new section:

Section three hundred sixty-three point twenty-one (363.21), Code 1966, is hereby repealed.

The amendment was adopted.

Baker of Boone offered the following amendment filed by him and Drake of Louisa-Muscataine and moved its adoption:

Amend the committee on state government amendment to Senate File 665, filed March 3, 1970, by adding at the end thereof the following new section:

Chapter fifty-three (53), Code 1966, is hereby amended by adding thereto the following new section:

The county chairmen of the two political parties receiving the highest number of votes cast in the last general election for secretary of state may designate one person, each, to enter jointly, hospitals or nursing homes to vote those individuals desiring to vote who have entered the facility not more than five days prior to the date set for the election. The county chairmen shall notify the county auditor of the name and address of the person so designated, and the auditor shall deliver ballots and ballot envelopes to the persons so designated for which they shall sign a receipt and return all materials to the auditor.

The persons so designated shall assist persons confined in hospitals or nursing homes by providing ballots to the persons so confined and receiving voted ballots in sealed envelopes for delivery to the county auditor properly notarized. The persons so designated shall not influence any person to whom he delivers a ballot nor shall he know how such ballot is marked unless witnessed by both representatives.

The amendment was adopted.

Mezvinsky of Johnson offered the following amendment filed by him :

Amend House state government committee amendment to Senate File 665, filed March 3, 1970, by inserting after section 50 the following new sections and by renumbering the remaining section:

Sec. 51. 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. 52. 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 statement 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. 53. Sections fifty-six point seven (56.7) and fifty-six point eight (56.8), Code 1966, are hereby repealed.

Sec. 54. 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 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 election, of his campaign treasurer, each candidate shall make a full report to the secretary of state of all contributions received by him with the names and addresses of each contributor and the amount contributed by each, and a complete statement of all expenditures authorized, beginning on the third Monday after his appointment and thereafter every third Monday. A separate report shall be filed the sixth day preceding the primary or election and the final report 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. any 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.

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.

6. 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.

Fischer of Grundy rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

Speaker pro tempore Millen in the chair at 11:15 a.m.

Mezvinsky of Johnson moved the adoption of his amendment.

Roll call was requested by Mezvinsky of Johnson and Gannon of Jasper.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 83:

Baker	Franklin	Kluever	Radl
Bennett	Gannon	Knoblauch	Renda
Blouin	Jesse	Mayberry	Rodgers
Caffrey	Johnston of	McCormick	Schmeiser
Cochran	Johnson	Mezvinsky	Schwartz
Dougherty	Kennedy of	Middleswart	Skinner
Doyle	Chickasaw	Newton	Tapscott
Duitscher	Kennedy of	Nolting	Wells
Dunton	Dubuque	Poney	
Ewell			

The nays were, 81:

Alt	Drake	Hansen of	Lawson
Andersen	Edgington	Black Hawk	Lippold
Battles	Ellsworth	Hanson of	Logemann
Bergman	Fischer of	Howard-Mitchell	Logue
Brinck	Grundy	Harbor	McCartney
Camp	Fisher of	Hill	McIntyre
Campbell	Greene	Holden	Mendenhall
Christensen	Freeman of	Johnson of	Menefee
Corey	Clay-Dickinson	Audubon	Miller of
Crabb	Goode	Kehe	Des Moines
Cunningham	Graham	Kitner	Miller of
Darrington	Grassley	Koch	Jones
Den Herder	Hamilton	Kruse	Miller of
Dooley		Langland	Marshall

Miller of	Perkins	Sorg	Varley
Page	Peterson	Stokes	Voorhees
Milligan	Pierson	Strand	Walter
Mohrfeld	Rex	Stroburg	Warren
Nelson	Roorda	Stromer	Waugh
Nielson	Sanders	Strothman	Weichman
O'Hearn	Schroeder	Tieden	Winkelman
Ossian	Shaw	Van Drie	Wolfe
Pelton	Shepherd	Van Roekel	Speaker pro tempore

Absent or not voting, 10:

Crosier	Freeman of	Knight	Priebe
Dietz	Buena Vista	Kreamer	Van Nostrand
	Huff	Lipsky	Welden

The amendment lost.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

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

LEAVE OF ABSENCE

Leave of absence for the afternoon was granted as follows:

Huff of Polk on request of Miller of Marshall; McIntyre of Linn on request of Sorg of Linn; Freeman of Buena Vista by the Speaker.

CONSIDERATION OF BILLS

The House resumed consideration of **Senate File 665**.

Hill of Marshall moved to reconsider the vote by which the following amendment by Tapscott of Polk failed to be adopted:

Amend House state government committee amendment to Senate File 665, filed March 3, 1970, as follows:

By striking lines five hundred forty-six (546) through five hundred fifty (550).

The motion prevailed.

Drake of Louisa-Muscatine moved the adoption of the Tapscott amendment.

The amendment was adopted.

Mezvinsky of Johnson offered the following amendment filed by him and moved its adoption:

Amend state government committee amendment to Senate File 665, filed March 3, 1970, by adding the following section:

"Section fifty-six point nine (56.9), Code 1966, is hereby amended by striking from line three (3) the period

and inserting the following: "and, in addition, shall render any candidate found guilty of a willful violation ineligible for the office sought."

Roll call was requested by Mezvinsky of Johnson and Tapscott of Polk.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 31:

Baker	Dunton	Kennedy of	Radl
Bennett	Ewell	Dubuque	Renda
Blouin	Franklin	McCormick	Rodgers
Caffrey	Gannon	Mezvinsky	Schwartz
Cochran	Jesse	Newton	Skinner
Crosier	Johnston of	Nolting	Stroburg
Dougherty	Johnson	Poncy	Tapscott
Doyle	Kennedy of	Priebe	Wells
Duitscher	Chickasaw		

The nays were, 69:

Alt	Grassley	Mayberry	Sorg
Andersen	Hamilton	McCartney	Stokes
Battles	Hansen of	Mendendall	Strand
Bergman	Black Hawk	Menefee	Stromer
Brinck	Hanson of	Miller of	Strothman
Campbell	Howard-Mitchell	Des Moines	Tieden
Cunningham	Hill	Miller of	Van Drie
Darrington	Holden	Marshall	Van Roekel
Den Herder	Johnson of	Milligan	Varley
Dooley	Audubon	Mohrfeld	Voorhees
Drake	Kitner	Nelson	Walter
Edgington	Kluever	Perkins	Warren
Fischer of	Knoblauch	Peterson	Waugh
Grundy	Koch	Pierson	Weichman
Fisher of	Kruse	Rex	Welden
Greene	Langland	Roorda	Winkelman
Freeman of	Lawson	Sanders	Wolfe
Clay-Dickinson	Lippold	Shaw	Speaker
Goode	Lipsky	Shepherd	pro tempore
Graham	Logue		

Absent or not voting, 24:

Camp	Freeman of	Logemann	Nielsen
Christensen	Buena Vista	McIntyre	O'Hearn
Corey	Harbor	Middleswart	Ossian
Crabb	Huff	Miller of	Pelton
Dietz	Kehe	Jones	Schmeiser
Ellsworth	Knight	Miller of	Schroeder
	Kreamer	Page	Van Nostrand

The amendment lost.

Poncy of Wapello offered the following amendment from the floor and moved its adoption:

Amend the committee on state government amendment to Senate File 665, filed March 3, 1970, by striking

in lines 265 and 266, the words " and adequate space for the storage of voting machines,".

The amendment was adopted.

Radl of Linn asked and received unanimous consent to withdraw the amendment filed by him on March 11, 1970, and found on pages 955, 956 and 957 of the House Journal.

Renda of Polk offered the following amendment filed by him and moved its adoption:

Amend the House committee on state government amendment to Senate File 665 by adding the following new sections:

1. Section fifty-seven point one (57.1), Code 1966, is hereby amended by inserting in line five (5) after the word "office," the words "to the office of senator or representative in Congress,".

2. Section sixty point one (60.1), Code 1966, is hereby amended by inserting in line three (3) after the word "electors" the words "or for the office of senator or representative in Congress".

3. Section sixty point six (60.6), Code 1966, is hereby amended as follows:

1. By striking from lines three (3) and four (4) the words "of presidential elector,".

2. By striking from line ten (10) the words "as an elector".

A non-record roll call was requested.

The ayes were 40, nays 60.

The amendment lost.

Renda of Polk offered the following amendment filed by him and moved its adoption:

Amend the House committee on state government amendment to Senate File 665 by adding the following new section:

Section 1. Section fifty-nine point one (59.1), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The contestant for a seat in either branch of the general assembly shall, prior to twenty days before the first day of the next session, serve on the incumbent a statement of notice of contest which shall allege a fact or facts, believed true by the contestant which, if true, would alter the outcome of the election."

The amendment was adopted.

Brinck of Lee offered the following amendment from the floor and moved its adoption:

Amend the House committee on state government amendment to Senate File 665 by adding the following new section:

The board of supervisors of any county may purchase voting machines if said machines are approved as set out in section fifty-two point seven (52.7) of the Code. The board of supervisors may purchase any and all supplies necessary to operate the voting machines and the board may make any and all arrangements necessary for the conduct of the election.

The amendment lost.

Renda of Polk moved to reconsider the vote by which the following amendment filed by him failed to be adopted:

Amend the House committee on state government amendment to Senate File 665 by adding the following new sections:

1. Section fifty-seven point one (57.1), Code 1966, is hereby amended by inserting in line five (5) after the word "office," the words "to the office of senator or representative in Congress,".

2. Section sixty point one (60.1), Code 1966, is hereby amended by inserting in line three (3) after the word "electors" the words "or for the office of senator or representative in Congress".

3. Section sixty point six (60.6), Code 1966, is hereby amended as follows:

1. By striking from lines three (3) and four (4) the words "of presidential elector,".

2. By striking from line ten (10) the words "as an elector".

The motion prevailed.

Renda of Polk asked and received unanimous consent to withdraw his amendment.

Renda of Polk offered the following amendment from the floor and moved its adoption:

Amend the House committee on state government amendment to Senate File 665 by adding the following new sections:

1. Section fifty-seven point one (57.1), Code 1966, is hereby amended by inserting in line five (5) after the word "office," the words "to the office of senator or representative in Congress,".

2. Section sixty point one (60.1), Code 1966, is hereby amended by inserting in line three (3) after the word "electors" the words "or for the office of senator or representative in Congress".

3. Section sixty point six (60.6), Code 1966, is hereby amended as follows:

(1.) By striking from lines three (3) and four (4) the words "of presidential elector,".

(2.) By striking from line ten (10) the words "as an elector".

4. Section sixty point one (60.1), Code 1966, is hereby amended by striking from line six (6) the words "not interested,".

The amendment was adopted.

Drake of Louisa-Muscatine moved the adoption of the amendment by the committee on state government, as amended.

The committee amendment as amended was adopted.

Drake of Louisa-Muscatine asked and received unanimous consent to withdraw the remaining amendments which were not filed to the state government committee amendment to Senate File 665, and were filed to Senate File 665, as passed by the Senate.

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.

On the question "Shall the bill pass?" (S.F. 665)

The ayes were, 95:

Alt	Goode	Logue	Sanders
Andersen	Graham	Mayberry	Schroeder
Battles	Grassley	McCartney	Shaw
Bergman	Hamilton	McCormick	Shepherd
Brinck	Hansen of	Mendenhall	Skinner
Caffrey	Black Hawk	Menefee	Sorg
Camp	Hanson of	Miller of	Stokes
Campbell	Howard-Mitchell	Des Moines	Strand
Christensen	Harbor	Miller of	Stroburg
Cochran	Hill	Marshall	Stromer
Corey	Holden	Miller of	Strothman
Crabb	Huff	Page	Tieden
Crosier	Johnson of	Milligan	Van Drie
Cunningham	Audubon	Mohrfeld	Van Roekel
Darrington	Kehe	Nelson	Varley
Den Herder	Kennedy of	Nielsen	Voorhees
Dooley	Dubuque	Nolting	Walter
Drake	Kitner	Ossian	Warren
Duitscher	Kluever	Pelton	Waugh
Edgington	Knoblauch	Perkins	Weichman
Ewell	Koch	Peterson	Welden
Fischer of	Kreamer	Pierson	Wells
Grundy	Kruse	Priebe	Winkelman
Fisher of	Lawson	Radl	Wolfe
Greene	Lippold	Rex	Speaker
Freeman of	Lipsky	Roorda	pro tempore
Clay-Dickinson	Logemann		

The nays were, 21:

Baker	Franklin	Kennedy of	Poney
Bennett	Gannon	Chickasaw	Renda
Blouin	Jesse	Langland	Rodgers
Dougherty	Johnston of	Mezvinsky	Schmeiser
Doyle	Johnson	Newton	Schwartz
Dunton		O'Hearn	Tapscott

Absent or not voting, 8:

Dietz	Freeman of	Knight	Miller of
Ellsworth	Buena Vista	McIntyre	Jones
		Middleswart	Van Nostrand

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

Drake of Louisa-Muscatine moved to reconsider the vote by which Senate File 665 passed the House and the motion to reconsider be tabled.

The motion prevailed.

HOUSE FILE 774 WITHDRAWN

Drake of Louisa-Muscatine asked and received unanimous consent to withdraw **House File 774** 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 passed the following bill in which the concurrence of the House is asked:

Senate File 1276, a bill for an act relating to encouraging persons to seek treatment for drug addiction.

CARROLL A. LANE, Secretary

SENATE MESSAGE CONSIDERED

Senate File 1276, a bill for an act relating to encouraging persons to seek treatment for drug addiction or dependency.

Read first time and referred to committee on **social services**.

HOUSE RESOLUTION 105

By Kitner and Tieden

Whereas, the membership of the House of Representatives of the Sixty-third General Assembly has learned with sorrow of the passing of Mrs. Clara E. Langland of Decorah, wife of the former State Representative C. M. Langland from Winneshiek County and mother of Representative Walter V. Langland, the gentleman from Winneshiek County; *Now, Therefore,*

Be It Resolved, that each member of the House hereby wishes to express to Mr. Langland and his family their personal sympathy in the loss of Mrs. Clara Langland.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 120

By Alt, Winkelman and Dougherty

Whereas, Iowa property owners in both urban and rural areas have been subjected to an ever increasing incidence of criminal trespass and vandalism; and

Whereas, such activity has, in many cases, resulted in substantial de-

struction to both real and personal property, as well as in threats to the personal security and well-being to which such property owners and their families are entitled while pursuing their lawful business and in inhabiting their places of residence; and

Whereas, limitations on the legal rights and liabilities of property owners in acting to protect their property and families from intrusion by persons acting without invitation or license to do so has recently been exposed to considerable speculation and doubt; and

Whereas, a comprehensive revision of Iowa criminal law and procedure is now being undertaken by a legislative study committee; *Now, Therefore,*

Be It Resolved by the House, the Senate Concurring, That the Criminal Code Review Study Committee, created pursuant to Senate Joint Resolution 18 of the Sixty-third General Assembly, First Session, devote special attention to a review and consideration of Iowa laws concerning criminal trespass and justification in defense of person and property.

Be It Further Resolved, That the Criminal Code Review Study Committee submit a report containing its recommendations, accompanied by proposed legislation implementing such recommendations, to the Sixty-fourth General Assembly, First Session.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 121 By Christensen, Priebe, Rodgers and Hamilton

Whereas, the destruction of wildlife species continues by persons who exploit the species for commercial and recreational purposes, and this destruction continues to threaten certain wildlife species with extinction; and

Whereas, such destruction of wildlife species is promoted, encourages, and continuing due in part to their commercial and recreational value; and

Whereas, the people of this state support the people of any state and the federal government in their efforts to preserve any wildlife species threatened with extinction; *Now, Therefore,*

Be It Resolved by the House, the Senate Concurring, That the members of the Sixty-third General Assembly, Second Session, of the State of Iowa support the passage of H. R. 15368 now pending before the Congress of the United States relating to the manner of transporting alligator hides.

Be It Further Resolved, That a copy of this resolution be sent to each member of the Iowa congressional delegation.

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 615, 720, 1060, 1088; and Senate Files 87, 440, 1031, 1058, 1120, 1136 and 1138.

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 615, 720, 1060, 1088; and Senate Files 87, 440, 1031, 1058, 1120, 1136 and 1138.

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, 1970, sent to the Governor for his approval: House Files 615, 720, 1060 and 1088.

ELIZABETH SHAW, Chairman

Report adopted.

REPORTS OF COMMITTEES

Hill of Marshall, from the committee on judiciary, submitted the following reports:

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate File 594**, a bill for an act relating to fees charged for licenses of motor vehicle manufacturers, distributors, wholesalers, factory representatives, and distributor branch 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 amended as follows, and when so amended the bill do pass:

Amend Senate File 594 by adding thereto the following section:

Sec. 2. Section three hundred twenty-two point five (322.5), Code 1966, is hereby amended by striking from line three (3) the word "twenty-six" and inserting in lieu thereof the word "thirty-five".

WILLIAM HILL, Chairman

Also:

MR. SPEAKER: Your committee on judiciary, to whom was referred **Senate File 623**, a bill for an act relating to county sheriffs and their deputies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 623, as amended and passed by the Senate, as follows:

1. Line 3, by inserting after the word "may" the words "and where uniforms are to be worn shall".
2. By striking lines 11 through 15 and by inserting the following:

"Sec. 2. After July 1, 1971, the board of supervisors of each county may require the sheriff and his regular deputies to wear uniforms, and where uniforms are to be worn shall provide for the sheriff and each of his regular deputies an allowance not to exceed one hundred fifty dollars per year."

8. Line 16, by striking the words "July 1, 1970" and by inserting in lieu thereof the words "July 1, 1971".

WILLIAM HILL, Chairman

Den Herder of Sioux, from the committee on ways and means, submitted the following reports:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 1195, a bill for an act to provide for sales and use tax exemptions on expenditures for air and water pollution control, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same *do pass*.

ELMER H. DEN HERDER, Chairman

Also:

MR. SPEAKER: Your committee on ways and means, to whom was referred House File 1241, a bill for an act to establish a limit on property tax levies for county school systems, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same *do pass*.

ELMER H. DEN HERDER, 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 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, begs leave to report it has had the same under consideration and has instructed me to report 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 238 as follows:

1. Page two (2), lines four (4) through seven (7), strike all beginning with the word "Salary" and insert the following: "Salary and expenses for such transferred agents included in the budget of the board of pharmacy examiners shall be transferred to the department of public safety by the state comptroller upon the effective date of the transfer."

2. Page two (2), line twelve (12), strike the word "not".

3. Page two (2), line fourteen (14), strike the word "not".

4. Page two (2), line fifteen (15), strike the word "not".

5. Page two (2), insert after line sixteen (16) the following new paragraph:

"There is hereby appropriated from the general fund of the state eleven thousand dollars, or as much as may be necessary, to the department of public safety for the state's prior years contributions to the peace officers retirement system for the transferred agents. Prior years contributions shall include those years for which the transferred agents were employed by the board of pharmacy examiners. State funds contributed and employees contributions to the Iowa public employees retirement system during the period of employment of the transferred agents by the board of pharmacy examiners shall be transferred to the peace officers retirement system by the employment security commission on the effective date of this Act. Contributions to be made by the transferred agents for prior years to the peace officers retire-

ment system for the period of employment with the board of pharmacy examiners shall be computed by the peace officers retirement board as of the date of transfer. The board, in making the computation for contributions shall take into effect the transfers of the employees contribution from the Iowa public employees retirement system. The transferred agents shall make payable to the peace officers retirement system the amount so computed by July 1, 1971."

6. Page two (2), line seventeen (17), strike the word "From" and insert in lieu thereof the words "Except as provided in this section, from".

7. Page two (2), line twenty-nine (29), insert after the period the following:

"However, if there is an individual who is not able to meet the qualifications established by section eighty point fifteen (80.15) or chapter ninety-seven A (97A) of the Code, and he otherwise possesses experience and training which qualifies him as a person capable of enforcing laws relating to narcotic drugs, counterfeit drugs and depressant or stimulant drugs, he may be hired by the commissioner of public safety notwithstanding."

8. Page three (3), strike all of lines five (5) through nine (9) and insert in lieu thereof the following:

"6. The commissioner of public safety shall establish a division of drug law enforcement and assign all enforcement functions and personnel therefor to the division of drug law enforcement. The commissioner shall assign other members of the department of public safety to the division of drug law enforcement on a temporary basis or for the purpose of special assignment. The division of drug law enforcement and any other division of the department of public safety may co-operate and co-ordinate their efforts in enforcing laws relating to drugs and other laws which the department is charged with enforcing."

9. Page three (3), line twenty-three (23), insert after the period the following:

"For the purpose of enforcing laws relating to narcotic drugs, counterfeit drugs and depressant or stimulant drugs, and upon good cause shown, personnel of the division of drug law enforcement in the department of public safety shall be allowed to inspect audits and records in the possession of the state board of pharmacy examiners."

10. Page four (4), add to section five (5) the following paragraph:

Section one hundred eighty-nine point two (189.2), subsection one (1), Code 1966, is hereby further amended by inserting in line two (2) after the figures "203," the words and figures "two hundred three A (203A)."

11. Page four (4), add the following new sections:

Sec. 6. Section ninety-seven A point one (97A.1), Code 1966, is amended as follows:

1. Add to subsection two (2), line ten (10), after the figures "80.15" the words "and the division of drug law enforcement in the department of public safety except clerical workers".

2. Add to subsection six (6), lines four (4) and five (5), after the word "identification" the words "or division of drug law enforcement".

Sec. 7. Section ninety-seven A point three (97A.3), Code

1966, subsection one (1), line nine (9), is amended by adding after the word "safety" the words "or division of drug law enforcement in said department".

C. RAYMOND FISHER, Chairman

Tieden of Clayton, from the committee on conservation and recreation, submitted the following reports:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred **Senate File 611**, a bill for an act relating to the use of hoop nets in flood control reservoirs, begs leave to report it has had 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 1223**, a bill for an act relating to conservation officers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

DALE L. TIEDEN, Chairman

Also:

MR. SPEAKER: Your committee on conservation and recreation, to whom was referred **Senate File 1250**, a bill for an act relating to classification of roads for park 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**.

DALE L. TIEDEN, Chairman

AMENDMENTS FILED

- 1 Amend the committee on ways and means amendment
- 2 to House File 1233, filed March 5, 1970, as follows:
- 3 1. Line 12, by striking the word "shall" and
- 4 inserting in lieu thereof the word "may".
- 5 2. By striking all after the word "therefrom"
- 6 in line 22, all of lines 23, 24 and 25, and inserting
- 7 in lieu thereof a period.

PRIEBE of Kossuth
SKINNER of Polk

- 1 Amend the committee on ways and means amendment to
- 2 House File 1233, filed March 5, 1970, by striking from
- 3 line seventy-six (76) the word "twenty" and inserting in
- 4 lieu thereof the word "thirty".

VARLEY of Adair-Madison

- 1 Amend House File 1279 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:
- 3 Section 1. Chapter two hundred sixty (260), Code 1966,
- 4 is hereby amended by adding thereto the following section:
- 5 "Whenever the conditions prescribed by the board of
- 6 educational examiners for issuance of any type or class of
- 7 certificate provide that the applicant shall have completed
- 8 work in student teaching or other professional field
- 9 experiences, it shall be lawful for any accredited college
- 10 or university located within the state of Iowa and states

11 conterminous with Iowa and offering a program or programs
 12 of teacher education approved by said board of educational
 13 examiners of Iowa or states conterminous with Iowa to enter
 14 into a written contract with any approved school district
 15 or private school, for the purpose of providing professional
 16 field experiences to students under the direction of
 17 regularly employed and certificated supervising teachers in
 18 such approved school district or private school, under such
 19 terms and conditions as may be agreed upon by such contracting
 20 parties. Students actually engaged in professional field
 21 experiences, in any public school, under the terms of such
 22 contract, shall be entitled to the same protection, under the
 23 provisions of chapter four hundred five (405), section eight
 24 (8), Acts of the Sixty-second General Assembly, as is afforded
 25 by said section to officers and employees of the school district,
 26 during the time they are so assigned.

27 For the purpose of this Act, the term 'professional field
 28 experiences' is defined as: All those contacts with children,
 29 youth, and adults in school and community, including observation,
 30 participation, teaching, and other leadership activities which
 31 make a direct contribution to an understanding of basic concepts
 32 and principles as well as of individuals and their guidance
 33 in the teaching-learning process."

PIERSON of Mahaska
 MOHRFELD of Tama
 PONCY of Wapello

1 Amend House File 1296 as follows:

- 2 1. Page 2, lines 1 and 2, by striking the words
 3 "or a minimum roadway of eight feet in width".
- 4 2. Page 2, by striking all after the period in
 5 line 2 and all of lines 3 through 11.

LAWSON of Cerro Gordo

1 Amend House File 1298 as follows:

- 2 1. Page 1, by striking from line 18 the words "sixty miles
 3 per hour" and inserting in lieu thereof the words "sixty-five
 4 miles per hour on interstate highways and sixty miles per
 5 hour on primary highways and fifty miles per hour on secondary
 6 highways".
- 7 2. Page 1, by striking from lines 19 and 20 the words "and a
 8 weight-equalizing hitch" and inserting in lieu thereof the
 9 words "and with a weight-equalizing hitch and a sway-control
 10 device".
- 11 3. Page 1, by striking from line 23 the words "a weight
 12 equalizing hitch" and inserting in lieu thereof the words "with
 13 an approved weight-equalizing hitch and sway-control device".

NELSON of Cherokee

1 Amend House File 1313 by striking lines 8 through 19,
 2 inclusive, and inserting in lieu thereof the following:

- 3 1. By striking from line nine (9) the words "two (2)
 4 deer licenses;" and inserting in lieu thereof the words
 5 "one deer license."
- 6 2. By striking lines ten (10) through twelve (12), in-
 7 clusive, and inserting in lieu thereof the words "If the
 8 landowner is a corporation, only one deer license shall be
 9 issued."

10 8. By inserting after line seventeen (17) the following:
 11 For the purposes of this section, "landowner" means any
 12 person who has legal title to one hundred twenty or more
 13 tillable acres, and "tenant" means any person leasing or
 14 renting one hundred twenty tillable acres or more.

BAKER of Boone

1 Amend House Joint Resolution 1006 as follows:

2 1. Line 7, by striking the words "purchase, condemnation
 3 or otherwise".

4 2. By striking the comma at the end of line 10, all of
 5 line 11 and "sary" from line 12.

BAKER of Boone

1 Amend the committee on schools amendment to
 2 Senate File 526, filed March 11, 1970, line 7, by
 3 striking the first word "of" and inserting in lieu
 4 thereof the word "or".

GRASSLEY of Butler

1 Amend Senate File 1001 by striking all after the enacting
 2 clause and inserting the following:

3 Section 1. Wherever in the statutes references are made to
 4 divisions and directors of divisions in the department of social
 5 services except in Acts of the Sixty-second General Assembly,
 6 chapter two hundred nine (209), sections three (3), eight (8),
 7 nine (9), ten (10), twelve (12), fifteen (15), seventeen (17),
 8 eighteen (18), nineteen (19) and Acts of the Sixty-third General
 9 Assembly, First Session, chapter one hundred fifty-two (152),
 10 section fifty-seven (57), such references shall be stricken and
 11 the reference changed to the "commissioner of social services
 12 or his designee" or words of similar import and the Code editor
 13 is directed to make the changes.

14 Further amend the title by striking all after the word
 15 "state" and inserting "directors of divisions in the department
 16 of social services."

MILLEN of Jefferson-Van Buren

1 Amend Senate File 1091, page 2, line 6, by inserting
 2 after the word "shall" the following: "upon conviction
 3 for a second violation thereof".

STOKES of Plymouth

1 Amend the Priebe amendment to Senate File 1171,
 2 filed February 18, 1970, by inserting after the period
 3 in line 12 the words "Such costs shall not constitute
 4 an additional element of damages which would permit
 5 unjust enrichment or a duplication of payments to any
 6 condemnee."

HOLDEN of Scott

1 Amend Senate File 1187, page 1, line 7, by inserting
 2 after the word "Assembly" the following words "until any
 3 existing institution under the jurisdiction of the state
 4 board of regents reaches a total student enrollment of
 5 twenty-two thousand".

KLUEVER of Cass

1 Amend Senate File 1187, page 1, by inserting after line
 2 16 the following new section and renumbering the remaining

3 section:

4 "Sec. 3. Any person, group of persons, or corporation
5 who, in reliance upon chapter six (6), section four (4), Acts
6 of the Sixty-second General Assembly and chapter forty-nine
7 (49), section one (1), Acts of the Sixty-third General Assembly,
8 First Session, has expended reasonable sums of money or is
9 legally obligated to expend reasonable sums of money to secure
10 the location of the proposed western Iowa university or for title
11 searches, abstracting, clearing titles and any other reasonable
12 expense necessary to prepare the real estate designated by the
13 board of regents for such school, for transfer or conveyance to
14 the State of Iowa, shall have a cause of action against the State
15 of Iowa for the recovery of such sums of money. Such actions
16 shall be enforced and paid in the same manner as tort claims
17 against the State of Iowa pursuant to chapter twenty-five A
18 (25A) of the Code.

KLUEVER of Cass

1 Amend Senate File 1187 by striking all after the enacting
2 clause and substituting in lieu thereof the following:

3 Section 1. A state institution of higher learning is
4 hereby established and shall be located at Atlantic and shall
5 be officially designated and known as the "western Iowa State
6 College".

7 Sec. 2. The western Iowa state college shall offer under-
8 graduate and graduate courses of instruction, conduct research
9 and provide extension and other public services in areas of its
10 competence to facilitate the social, cultural, and economic
11 development of Iowa, and offer such other educational programs
12 as the state board of regents may approve.

13 Sec. 3. The western Iowa state college may be a branch
14 campus of one of the existing universities or colleges under
15 the jurisdiction of the board of regents as the state board of
16 regents may approve.

KLUEVER of Cass

1 Amend Senate File 1187 by striking all after the enacting
2 clause and substituting in lieu thereof the following:

3 Section 1. The board of regents shall terminate all
4 actions with respect to the purchasing of land for a western
5 Iowa institution as authorized by chapter six (6), section four
6 (4), Acts of the Sixty-second General Assembly. Any unencumbered
7 balance of moneys appropriated to the board of regents pursuant
8 to chapter six (6), section four (4), Acts of the Sixty-second
9 General Assembly shall remain with the board of regents and
10 shall not be used for any other purpose until the governor's
11 education advisory study committee has completed its study on
12 the need and feasibility of an institution in western Iowa at
13 Atlantic and until the legislature acts thereon.

14 Sec. 2. Chapter forty-nine (49), section one (1), Acts
15 of the Sixty-third General Assembly, First Session, is hereby
16 amended by striking from lines nine (9) and ten (10) the words
17 "and for the purchase of land for a western Iowa regents
18 institution".

KLUEVER of Cass

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Friday, March 13, 1970.

JOURNAL OF THE HOUSE

Sixty-first Calendar Day—Forty-fifth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FRIDAY, MARCH 18, 1970.

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

Prayer was offered by Father Marvin A. Mottet, Director of Social Action Department, Catholic Diocese of Davenport, Davenport, Iowa.

The Journal of Thursday, March 12, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Kreamer of Polk on request of Milligan of Polk; Huff of Polk on request of Miller of Marshall; Van Nostrand of Pottawattamie by the Speaker; McIntyre of Linn on request of Sorg of Linn; Dietz of Scott on request of Rex of Hamilton; Langland of Winneshiek and Kitner of Buchanan on request of Tieden of Clayton; Kluever of Cass on request of Campbell of Washington.

PRESENTATION OF VISITORS

Sorg of Linn presented to the House Teresa Alonso, an American Field Service student from Seville, Spain.

Rodgers of Dallas presented to the House the Adel Girls Basketball Team, accompanied by their coaches, Larry Niemeyer and Rick Adkins.

Edgington of Franklin presented to the House his granddaughter, Valerie Edgington, and Peggy Jones, students at Sheffield High School.

The Speaker announced that the following visitors were present on the House chamber:

Thirty-seven Girl Scouts from Troop 336 of Cedar Rapids, Iowa, accompanied by their leaders, Mrs. Byron Haven, Mrs. Marshall Matejcek and Mrs. William Englert. By Lipsky of Linn.

Nineteen eighth grade students from Lytton School, accompanied by their teachers, Esther Stensrud and Betty Westmoreland. By Winkelman of Calhoun.

Fifteen girls of the Wellsburg, Iowa, basketball team and their coach, "Bo" Breneman. By Fischer of Grundy.

Sixty seventh and eighth grade students from West Harrison School, accompanied by their teachers, Darlene Hime, Ron Ullerick and Dale Enkers. By Darrington of Harrison.

Four American Field Service students: Ida Gorgatti from Italy, who is attending school in Walnut, Iowa; Gabriele Dietrich from Austria, who is attending school in Harlan, Iowa; Gerund Coonprom from Thailand, and Lyn Pascoe from Auckland, New Zealand, who are attending school in Atlantic, Iowa. By Kluever of Cass and Nielsen of Shelby.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 1195 and 1241 and Senate Files 238, 594, 611, 623, 1223 and 1250, under Rule 35.

INTRODUCTION OF BILLS

House File 1334, by committee on ways and means, a bill for an act relating to computation of interest and penalties on income tax.

Read first time and placed on the calendar.

House File 1335, by Winkelman, a bill for an act to establish an environmental pollution control loan authority and to prescribe its purposes, duties and powers.

Read first time and referred to committee on environmental preservation.

House File 1336, by committee on environmental preservation, a bill for an act relating to establishment and administration of conservancy districts.

Read first time and placed on the calendar.

House File 1337, by committee on environmental preservation, a bill for an act relating to the establishment of sanitary disposal projects, authorizing a tax therefor, making an appropriation therefor, and providing penalties for violations thereof.

Read first time and referred to committee on appropriations.

House File 1338, by committee on schools, a bill for an act relating to school standards.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 1226, a bill for an act defining construction, reconstruction, alteration, expansion and remodeling services.

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

Senate File 1280, a bill for an act defining the services of excavating and grading.

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

SENATE AMENDMENT CONSIDERED

Andersen of Woodbury called up for consideration **House File 231**, a bill for an act relating to the licensing of insurance agents in Iowa, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 231, as amended and passed by the House, as follows:

1. Page 1, by striking all after the colon on page 1, line 7, and by striking lines 8, 9 and 10 and inserting in lieu thereof the following: "unless exempt from the provisions of this chapter by reason of section five hundred twelve point thirty-three (512.33) of the Code, and".

2. By striking all of section 2 on pages 1 and 2 and inserting in lieu thereof the following:

Section five hundred twelve point thirty-three (512.33), Code 1966, is hereby amended by striking all of said section and inserting in lieu thereof the following:

"Such associations may employ agents in the soliciting or procuring of new members and such agents shall be subject to the provisions of chapter five hundred twenty-two (522) of the Code. 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. Notwithstanding the above definition of the term 'agent', a society may appoint one individual to act as an agent for each lodge, or other subordinate unit by whatever name known, of the society and licensing under chapter five hundred twenty-two (522) shall not be required of such individual so long as the life insurance contracts solicited and procured by such individual do not exceed twenty-five thousand dollars in any calendar year, 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 in any calendar year. Licensing in accordance with chapter five hundred twenty-two (522) shall be required on and after the effective date of this Act. 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 the effective date of this Act, and who on said date is authorized to represent a fraternal beneficiary society. The provisions of said chapter five hundred twenty-two (522) shall not apply to the member representatives of any society organized or licensed under this chapter which insures its members against death, dismemberment and disability resulting from accident only, and which pays no commission or other compensation for the solicitation and procurement of such contracts."

Motion prevailed and the House concurred in the Senate amendment.

Andersen 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. 231)

The ayes were, 91:

Andersen	Freeman of	Menefee	Rodgers
Battles	Clay-Dickinson	Mezvinsky	Sanders
Bennett	Goode	Middleswart	Schmeiser
Bergman	Graham	Millen	Schroeder
Blouin	Grassley	Miller of	Schwartz
Caffrey	Hamilton	Des Moines	Shaw
Campbell	Hansen of	Miller of	Shepherd
Christensen	Black Hawk	Jones	Sorg
Cochran	Hanson of	Miller of	Stokes
Corey	Howard-Mitchell	Marshall	Strand
Crabb	Hill	Miller of	Stroburg
Cunningham	Holden	Page	Strömer
Darrington	Johnson of	Mohrfeld	Strothman
Den Herder	Audubon	Nelson	Tapscott
Dougherty	Johnston of	Newton	Tieden
Doyle	Johnson	Nielsen	Van Roekel
Drake	Kennedy of	Nolting	Varley
Duitscher	Dubuque	O'Hearn	Voorhees
Dunton	Knoblauch	Ossian	Walter
Ewell	Koch	Pelton	Warren
Fischer of	Kruse	Pierson	Waugh
Grundy	Lippold	Poney	Weichman
Fisher of	Logemann	Priebe	Winkelman
Greene	Logue	Radl	Wolfe
Franklin	McCartney	Renda	Mr. Speaker
Freeman of	Mendenhall	Rex	
Buena Vista			

The nays were, none.

Absent or not voting, 33:

Alt	Edgington	Kennedy of	Lawson
Baker	Ellsworth	Chickasaw	Lipsky
Brinck	Gannon	Kitner	Mayberry
Camp	Huff	Kluever	McCormick
Crosier	Jesse	Knight	McIntyre
Dietz	Kehe	Kreamer	Milligan
Dooley		Langland	Perkins

Peterson
Roorda

Skinner
Van Drie

Van Nostrand
Welden

Wells

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
(Senate File 628)

Strothman of Henry called up for consideration the conference committee report on **Senate File 628**, a bill for an act to establish definitions and standards for frozen desserts, as follows:

REPORT OF CONFERENCE COMMITTEE
(Senate File 628)

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 628, a bill for an act to establish definitions and standards for frozen desserts, respectfully submit the following recommendations:

1. That the House concur in the Senate amendment to the House amendment.

2. Amend the House amendment by adding after line 93 the following: "13. Page 7, by striking lines 1 through 9, inclusive, and inserting in lieu thereof the following new sentences: 'A sign shall be posted in every retail establishment where "vegetable fat frozen dessert", "mellorine" or "imitation frozen dessert" is sold in other than factory-filled packages. This sign shall state in letters of such size as to be visible and easily read by the purchaser at the point of sale: (name of product) SOLD HERE.'"

On the part of the House:

CHARLES F. STROTHMAN, Chairman
C. RAYMOND FISHER
HAROLD KNIGHT
DALE M. COCHRAN

On the part of the Senate:

WAYNE KEITH, Chairman
RICHARD L. STEPHENS
H. L. OLLENBURG
ROBERT R. DODDS

Strothman of Henry moved the adoption of the conference committee report and all amendments contained therein.

Motion prevailed and the report was adopted.

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

On the question "Shall the bill pass?" (S.F. 628)

The ayes were, 84:

Alt
Andersen
Battles
Bennett
Bergman

Blouin
Caffrey
Camp
Campbell
Christensen

Cochran
Corey
Crabb
Crosier
Cunningham

Darrington
Den Herder
Dougherty
Doyle
Drake

Dunton	Johnston of	Miller of	Shaw
Fisher of	Johnson	Jones	Shepherd
Greene	Kennedy of	Miller of	Stokes
Franklin	Dubuque	Marshall	Strand
Freeman of	Knight	Mohrfeld	Stroburg
Buena Vista	Knoblauch	Nelson	Stromer
Freeman of	Koch	Newton	Strothman
Clay-Dickinson	Kruse	Nielsen	Tapscott
Goode	Lippold	O'Hearn	Van Roekel
Graham	Logemann	Ossian	Varley
Grassley	Logue	Pelton	Voorhees
Hamilton	McCartney	Priebe	Warren
Hansen of	Mendenhall	Renda	Waugh
Black Hawk	Menefee	Rex	Weichman
Hanson of	Mezvinsky	Rodgers	Wells
Howard-Mitchell	Middleswart	Roorda	Winkelman
Holden	Miller of	Schmeiser	Wolfe
Jesse	Des Moines	Schroeder	Mr. Speaker
Johnson of		Schwartz	
Audubon			

The nays were, 6:

Hill	Miller of	Nolting	Radl
	Page	Poncy	Walter

Absent or not voting, 34:

Baker	Gannon	Lawson	Pierson
Brinck	Huff	Lipsky	Sanders
Dietz	Kehe	Mayberry	Skinner
Dooley	Kennedy of	McCormick	Sorg
Duitscher	Chickasaw	McIntyre	Tieden
Edgington	Kitner	Millen	Van Drie
Ellsworth	Cluever	Milligan	Van Nostrand
Ewell	Kreamer	Perkins	Weiden
Fischer of	Langland	Peterson	
Grundy			

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

RECONSIDERATION OF VOTE ON SENATE FILE 1171

Holden of Scott called up for consideration the motion to reconsider, filed on March 5, 1970, and found on page 780 of the House Journal, and moved to reconsider the vote by which **Senate File 1171**, a bill for an act relating to determining compensation in eminent domain proceedings, passed the House on March 5, 1970.

A non-record roll call was requested.

The ayes were 69, nays 10.

The motion prevailed.

Holden of Scott moved that the vote by which Senate File 1171 was placed on its last reading be reconsidered.

The motion prevailed.

Holden of Scott moved to reconsider the vote by which the Priebe amendment was adopted on March 5, 1970, and found on page 779 of the House Journal.

The motion prevailed.

Holden of Scott offered the following amendment to the Priebe amendment and moved its adoption:

Amend the Priebe amendment to Senate File 1171, filed February 18, 1970, by inserting after the period in line 12 the words "Such costs shall not constitute an additional element of damages which would permit unjust enrichment or a duplication of payments to any condemnee."

The amendment was adopted.

Holden of Scott moved the adoption of the Priebe amendment as amended.

The amendment as amended was adopted.

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. 1171)

The ayes were, 98:

Alt	Freeman of	Mendenhall	Rex
Andersen	Buena Vista	Menefee	Rodgers
Baker	Freeman of	Mezvinsky	Roorda
Battles	Clay-Dickinson	Middleswart	Sanders
Bennett	Goode	Millen	Schmeiser
Bergman	Graham	Miller of	Schroeder
Blouin	Grassley	Des Moines	Schwartz
Brinck	Hansen of	Miller of	Shaw
Caffrey	Black Hawk	Jones	Shepherd
Campbell	Hanson of	Miller of	Sorg
Christensen	Howard-Mitchell	Marshall	Stokes
Cochran	Hill	Miller of	Strand
Crabb	Holden	Page	Stroburg
Crosier	Jesse	Milligan	Stromer
Cunningham	Johnson of	Mohrfeld	Strothman
Darrington	Audubon	Newton	Tapcott
Dougherty	Johnston of	Nielsen	Tieden
Doyle	Johnson	Nolting	Varley
Drake	Knight	O'Hearn	Voorhees
Duitscher	Knoblauch	Ossian	Walter
Dunton	Koch	Pelton	Warren
Edgington	Kruse	Perkins	Waugh
Ewell	Lawson	Peterson	Weichman
Fischer of	Lippold	Pierson	Wells
Grundy	Lipsky	Poncy	Winkelman
Fisher of	Logemann	Priebe	Wolfe
Greene	Logue	Radl	Mr. Speaker
Franklin	McCartney		

The nays were, none.

Absent or not voting, 26:

Camp	Huff	Cluever	Renda
Corey	Kehe	Kreamer	Skinner
Den Herder	Kennedy of	Langland	Van Drie
Dietz	Chickasaw	Mayberry	Van Nostrand
Dooley	Kennedy of	McCormick	Van Roekel
Ellsworth	Dubuque	McIntyre	Welden
Gannon	Kitner	Nelson	
Hamilton			

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

ADOPTION OF HOUSE RESOLUTION 105

Tieden of Clayton called up for consideration **House Resolution 105**, filed on March 12, 1970, and found on page 989 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

HOUSE RECEDES

(House File 163)

Grassley of Butler called up for consideration **House File 163**, a bill for an act relating to administrative rules of departments of the state, and moved that the House recede from its amendment to House File 163.

A non-record roll call was requested.

The ayes were 63, nays 34.

The motion prevailed and the House recedes from its amendment.

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, 98:

Alt	Corey	Fischer of	Hamilton
Andersen	Crabb	Grundy	Hansen of
Baker	Crosier	Fisher of	Black Hawk
Battles	Cunningham	Greene	Hanson of
Bennett	Darrington	Franklin	Howard-Mitchell
Bergman	Den Herder	Freeman of	Hill
Blouin	Dougherty	Buena Vista	Jesse
Caffrey	Doyle	Freeman of	Johnson of
Camp	Drake	Clay-Dickinson	Audubon
Campbell	Duitscher	Goode	Johnston of
Christensen	Dunton	Graham	Johnson
Cochran	Ewell	Grassley	Kehe

Kennedy of Dubuque	Miller of Des Moines	Poney Priebe	Strothman Tapscott
Knight	Miller of Jones	Radl Rex	Van Drie Van Roekel
Lawson	Miller of Marshall	Rodgers Roorda	Varley Voorhees
Lippold	Milligan	Sanders Schmeiser	Warren Waugh
Lipsky	Mohrfeld	Schwartz Shaw	Weichman Welden
Logemann	Nelson	Shepherd Sorg	Wells Winkelman
Logue	Newton	Stokes Strand	Wolfe Mr. Speaker
Mayberry	Nielsen	Stroburg Stromer	
McCartney	Nolting		
McCormick	O'Hearn		
Mendenhall	Ossian		
Menefee	Pelton		
Mezvinsky	Pierson		
Middleswart			
Millen			

The nays were, 6:

Holden	Kruse	Peterson	Schroeder
Koch	Perkins		

Absent or not voting, 20:

Brinck	Huff	Kreamer	Renda
Dietz	Kennedy of Chickasaw	Langland McIntyre	Skinner Tieden
Dooley	Kitner	Miller of Page	Van Nostrand Walter
Edgington	Kluever		
Ellsworth	Knoblauch		
Gannon			

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

MOTION TO RECONSIDER WITHDRAWN (House File 1118)

Pelton of Clinton asked and received unanimous consent that the motion to reconsider the vote on the **House File 1118**, filed on March 4, 1970, and found on page 748 of the House Journal, be withdrawn.

CONSIDERATION OF BILLS WAYS AND MEANS CALENDAR

House File 1233, a bill for an act to provide for an Iowa beef council, and to impose an excise tax on sales of beef cattle and veal calves for slaughter, with report of committee recommending amendment and passage, was taken up for consideration.

Crabb of Crawford offered the following amendment filed by the committee on ways and means:

Amend House File 1233 by striking all after the enacting clause and inserting in lieu thereof the following:

Chapter one hundred eighty-one (181), Code 1966, is hereby amended by adding thereto the following new sections:

Section 1. As used in this chapter, unless the context requires otherwise:

1. "First purchaser" means any person who buys cattle

or veal calves for slaughter, in the first instance.

2. "Producer" means every person who raises cattle or veal calves for slaughter or who feeds cattle or veal calves for slaughter or both.

Sec. 2. The executive committee shall engage in research and education programs directed toward better and more efficient production, marketing, and utilization of cattle and veal calves and products made therefrom; provide methods and means including, but not limited to, public relations and other promotion techniques for the maintenance of present markets; make donations to nonprofit organizations working toward the purposes of this section; assist in development of new or larger markets both domestic and foreign for cattle and veal calves and products made therefrom, and work toward prevention, modification, or elimination of trade barriers which obstruct the free flow of such cattle and veal calves and products made therefrom to market.

Sec. 3. The executive committee shall have power to authorize its agents to enter upon the premises of any purchaser charged by this chapter with remitting to the committee the excise tax, and to cause to be examined by such agent or agents, all books, records, documents, and other instruments bearing upon the amount of such excise tax; provided however, that the executive committee must first have reasonable grounds to believe that all such excise taxes have not been remitted or fully accounted for, as herein provided.

The executive committee is authorized to enter into arrangements with persons purchasing cattle and veal calves for slaughter outside of Iowa on the basis provided Section 4 hereof, for remitting the excise tax by such buyers.

Sec. 4. For four years from and after the first day of October, 1970, there is hereby levied and imposed an excise tax of ten cents (10c) per head on all cattle and five cents (5c) per head on all veal calves sold for slaughter which tax shall be due at or before the time such cattle or calves are first sold for purposes of slaughter, and shall be paid at such time or times as the executive committee may, by rule or regulation, prescribe, as herein-after provided, but not later than the last day of the month following the end of the prior reporting period, established by the executive committee, in which such cattle or veal calves are sold in commercial channels.

The tax shall be levied and assessed on any producer selling cattle and veal calves for slaughter, at the time of delivery of the same for sale and shall be deducted by the first purchaser from the price paid to the seller at the time of sale. The first purchaser, at the time of sale, shall make and deliver to the producer separate invoices for each purchase showing the name and address of the producer and first purchaser, the number and kind of cattle and veal calves sold and the date of the sale.

Sec. 5. Any person from whom the excise tax herein is collected may, by written application filed with the executive committee within sixty days after its collection from him, have said amount remitted to him by the executive committee.

Sec. 6. All excise taxes imposed and levied under this chapter shall be paid to and collected by the executive committee and deposited with the treasurer of state in a separate cattle and veal calf fund which is hereby created. From the moneys collected in accordance with the provisions of this Act, the executive committee shall first pay the costs of referendums held pursuant hereto; the costs of collection of such excise tax, and expenses of officers provided for in section one hundred eighty-one point five (181.5) of the Code. At least twenty percent of the funds remaining thereafter shall be remitted to the national livestock and meat board and the beef industry council thereof, and at least ten percent of the remaining funds shall be remitted to the Iowa beef cattle producers association in such proportions as the committee may determine, for use by them in a manner not inconsistent with Section 2 of this Act. The remaining moneys received, with approval of a majority of the executive committee, shall be expended as found necessary to carry out the provisions and purposes of this Act. The cattle and veal calf fund shall be subject at all times to warrants by the state comptroller, drawn upon the written requisition of the chairman of the executive committee and attested to by its secretary, for the payment of all expenditures of the committee, which shall, at no time exceed the amount deposited to the credit of such fund.

Sec. 7. Ninety (90) days prior to the termination of the initial assessment period provided for herein, or any extension thereof, the secretary of agriculture shall cause notice to be published in accordance herewith of a referendum to be conducted on the question of whether the excise tax provided for herein should be extended for an additional four-year period.

Notice of any such referendum shall be given by the secretary by publishing the same for a period of not less than five (5) days in a newspaper of general circulation in the state and in such other newspapers as the secretary may prescribe. The notice of referendum shall set forth the period for voting and the voting places for the referendum and the amount of the deduction pursuant to Section 4 of this Act. No referendum shall be commenced prior to five days after the last day of such period of publication.

Sec. 8. Each producer upon signing a statement certifying that he is a bona fide producer, as defined in this Act, shall be entitled to one vote. At the close of the referendum period, the secretary shall count and tabulate the ballots filed during the refer-

endum period. If from such tabulation the secretary finds that a majority of the total number of producers voting favor the assessment, the excise tax provided for in Section 4 shall be levied and imposed for an additional four years from the end of the previous taxing period.

The ballots thus cast shall constitute complete and conclusive evidence for use in any finding made by the secretary under the provisions of this Act. The secretary may prescribe such additional procedures as may be necessary to conduct a referendum.

No assessment levied pursuant to this chapter shall continue after forty-eight months from its initiation, unless it is extended for additional periods of four years by referendum.

In the event of the failure of any referendum provided for herein to pass, a subsequent referendum may be called by the secretary upon petition to him therefor by at least one hundred producers within one hundred eighty days after the secretary's determination that the prior referendum has failed. In the event of failure to make such petition within said period, or, the second consecutive failure of a referendum to pass, no further referendum shall be conducted and the levy and assessment herein created shall terminate and be of no further force or effect.

Sec. 9. If any extension referendum fails to carry, moneys remaining in the cattle and veal calf fund shall continue to be expended in accordance with the provisions of this Act until exhausted.

Sec. 10. Any person who shall violate or assist in the violation of any of the provisions of this Act shall be deemed guilty of a misdemeanor.

Priebe of Kossuth offered the following amendment filed by him and Skinner of Polk:

Amend the committee on ways and means amendment to House File 1233, filed March 5, 1970, as follows:

1. Line 12, by striking the word "shall" and inserting in lieu thereof the word "may".
2. By striking all after the word "therefrom" in line 22, all of lines 23, 24 and 25, and inserting in lieu thereof a period.

Division of the amendment was requested: Division 1 of the amendment to be amendment 1, lines 1 through 4; and division 2, to be amendment 2, lines 5 through 7.

Skinner of Polk asked and received unanimous consent that division 2 of the amendment be considered first.

Priebe of Kossuth moved the adoption of division 2 of the amendment.

A non-record roll call was requested.

The ayes were 88, nays 4.

Division 2 of the amendment was adopted.

Skinner of Polk asked and received unanimous consent that division 1 of the amendment be withdrawn.

Varley of Adair-Madison offered the following amendment filed by him and moved its adoption:

Amend the committee on ways and means amendment to House File 1233, filed March 5, 1970, by striking from line seventy-six (76) the word "twenty" and inserting in lieu thereof the word "thirty".

The amendment was adopted.

Varley of Adair-Madison offered the following amendment from the floor and moved its adoption:

Amend the ways and means committee amendment to House File 1233, filed March 5, 1970, by striking lines 79, 80 and 81, and inserting in lieu thereof the following:

"beef industry council thereof, and not more than ten percent of the remaining funds may be remitted to non-profit producer organizations directly related to the beef industry, in such proportions".

A non-record roll call was requested.

The ayes were 32, nays 59.

The amendment lost.

Crabb of Crawford moved the adoption of the committee amendment as amended.

Roll call was requested by Crabb of Crawford and Varley of Adair-Madison.

On the question "Shall the committee amendment as amended be adopted?"

The ayes were, 88:

Baker	Den Herder	Freeman of	Hanson of
Bergman	Dougherty	Buena Vista	Howard-Mitchell
Blouin	Doyle	Freeman of	Hill
Brinck	Drake	Clay-Dickinson	Holden
Camp	Duitscher	Gannon	Johnson of
Campbell	Dunton	Goode	Audubon
Christensen	Edgington	Graham	Johnston of
Cochran	Fischer of	Grassley	Johnson
Corey	Grundt	Hamilton	Kehe
Crabb	Fisher of	Hansen of	Kennedy of
Crosier	Greene	Black Hawk	Dubuque
Cunningham	Franklin		Knigt

Knoblauch	Miller of	Pelton	Stroburg
Kruse	Jones	Pierson	Strothman
Lawson	Miller of	Poncy	Tapscott
Lippold	Marshall	Priebe	Tieden
Lipsky	Miller of	Rodgers	Van Drie
Logemann	Page	Sanders	Van Roekel
Logue	Milligan	Schmeiser	Warren
Mayberry	Mohrfeld	Schwartz	Waugh
McCormick	Nelson	Shaw	Weichman
Mendenhall	Newton	Skinner	Wells
Menefee	Nielsen	Sorg	Winkelman
Mezvinsky	O'Hearn	Stokes	Wolfe
Middleswart	Ossian	Strand	Mr. Speaker
Miller of			
Des Moines			

The nays were, 11:

Andersen	Nolting	Radl	Varley
Ewell	Perkins	Roorda	Welden
Koch	Peterson	Schroeder	

Absent or not voting, 25:

Alt	Ellsworth	Kreamer	Rex
Battles	Huff	Langland	Shepherd
Bennett	Jesse	McCartney	Stromer
Caffrey	Kennedy of	McIntyre	Van Nostrand
Darrington	Chickasaw	Millen	Voorhees
Dietz	Kitner	Renda	Walter
Dooley	Cluever		

The amendment as amended was adopted.

Crabb of Crawford offered the following amendment filed by him and moved its adoption:

Amend the title to House File 1233 by striking all after the word "Act" and inserting in lieu thereof the following: "relating to the levy of an excise tax on cattle and veal calves sold for slaughter, and the collection and distribution of such taxes."

The amendment 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. 1233)

The ayes were, 94:

Baker	Cochran	Dunton	Freeman of
Battles	Corey	Edgington	Clay-Dickinson
Bergman	Crabb	Fischer of	Gannon
Blouin	Crosier	Grundy	Graham
Brinck	Cunningham	Fisher of	Hamilton
Caffrey	Den Herder	Greene	Hansen of
Camp	Dougherty	Franklin	Black Hawk
Campbell	Drake	Freeman of	Hanson of
Christensen	Duitscher	Buena Vista	Howard-Mitchell

Hill	Mayberry	Nelson	Sorg
Holden	McCartney	Newton	Stokes
Jesse	McCormick	O'Hearn	Strand
Johnson of	Mendenhall	Ossian	Stroburg
Audubon	Menefee	Pelton	Stromer
Johnston of	Mezvinsky	Pierson	Strothman
Johnson	Middleswart	Poncy	Tapscott
Kehe	Millen	Priebe	Tieden
Kennedy of	Miller of	Rex	Van Drie
Dubuque	Des Moines	Rodgers	Van Roekel
Knight	Miller of	Roorda	Warren
Knoblauch	Jones	Sanders	Waugh
Kruse	Miller of	Schmeiser	Weichman
Lawson	Marshall	Schroeder	Wells
Lippold	Miller of	Schwartz	Winkelman
Lipsky	Page	Shaw	Wolfe
Logemann	Milligan	Shepherd	Mr. Speaker
Logue	Mohrfeld	Skinner	

The nays were, 13:

Andersen	Grassley	Nolting	Radl
Doyle	Koch	Perkins	Varley
Ewell	Nielsen	Peterson	Welden
Goode			

Absent or not voting, 17:

Alt	Ellsworth	Cluever	Renda
Bennett	Huff	Kreamer	Van Nostrand
Darrington	Kennedy of	Langland	Voorhees
Dietz	Chickasaw	McIntyre	Walter
Dooley	Kitner		

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

Crabb of Crawford moved that the vote by which House File 1233 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 57, nays 21.

The motion prevailed.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 344, a bill for an act relating to law enforcement officers' training academy and transfer of funds.

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

Senate File 1181, a bill for an act relating to driver license fees and their renewal.

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

Senate File 1281, a bill for an act relating to workmen's compensation.

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

Senate File 1287, a bill for an act to appropriate from the general fund to the department of public safety for administering a revised program for issuing operator's and chauffeur's licenses.

CARROLL A. LANE, Secretary.

BILL SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 12, 1970, he approved and transmitted to the Secretary of State the following bill:

Senate File 1055, an act to provide a relocation advisory assistance program and relocation payments to persons displaced by highway projects.

REPORT OF COMMITTEE ON NONCONTROVERSIAL BILLS

MR. SPEAKER: Your committee on noncontroversial bills begs leave to report that it had the following bills under consideration and recommends that they be placed on the noncontroversial calendar:

S. F. 444 Relating to post-conviction procedure. By Mowry.

S. F. 568 To provide for establishment of benefited street lighting districts in unincorporated areas. By Laverty and Gaudineer.

S. F. 588 Relating to boating on artificial lakes and impoundments. By committee on conservation and recreation.

S. F. 178 Relating to annual readjustment of pensions. By Thordsen, Briles, et al. (Companion Bill H. F. 386)

S. F. 1048 Relating to township halls. By Van Gilst. (Companion Bill H. F. 1019)

H. F. 1324 COMMITTEE BILL—Relating to authorizing an election for the city of Dayton, Iowa. By committee on cities and towns; Cunningham, chairman.

S. F. 1152 Relating to copies of an enforcement officer's report of a motor vehicle accident. By committee on law enforcement,

S. F. 1153 Relating to certifying copies of the driving record of persons subject to motor vehicle financial responsibility law. By committee on law enforcement.

S. F. 1062 Relating to a department of soil conservation. By Keith.

H. F. 1278 To legalize and validate the proceedings of the board of directors of the Mount Vernon Community School District. By Radl.

H. F. 1329 COMMITTEE BILL—To prohibit false reports and information regarding crimes and accidents. By committee on law enforcement; Nielsen, chairman.

S. F. 300 Relating to business corporations. By Stanley* (*no longer member of the Senate), Shirley.

S. F. 1122 Relating to seals on alcoholic liquor. By Lange and Mogged. (Companion Bill H. F. 1135)

- H. F. 1332 COMMITTEE BILL—Relating to exemption from taxation of levee and drainage districts. By committee on county government; Peterson, chairman.
- S. F. 1189 To legalize and validate the special election of the Twin Cedars Community School District. By Laverty.
- S. F. 534 Relating to highway construction. By committee on transportation.
- H. F. 581 Relating to municipal retirement systems. By Van Drie, Kluever, Alt and Nolting. (Companion Bill S. F. 505)
- H. F. 1188 Relating to required eye safety equipment used in schools. By Van Drie.
- H. F. 1325 COMMITTEE BILL—Relating to members of the county conservation board. By committee on conservation and recreation; Tieden, chairman.
- H. F. 1333 COMMITTEE BILL—Relating to the sale of mobile homes, travel trailers and camping trailers. By committee on commerce; Fischer of Grundy.

NATHAN F. SORG, Chairman
Committee on Noncontroversial Bills

REPORTS OF COMMITTEE

Holden of Scott, from the committee on social services, submitted the following reports:

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 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 this Act.

Sec. 2. 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. "Nusing 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. There is hereby created a state board of examiners for nursing home administrators which shall consist of nine members appointed by the governor, as follows:

1. Five members shall be nursing home administrators duly licensed and registered under the provisions of this Act, provided that in making the initial appointments after the effective date of this Act the governor shall appoint persons who are actually serving as nursing home administrators as defined by section two (2) of this Act and have served in such capacity for at least two years immediately preceding appointment to the board.

2. Three members shall be persons active in other professions or actively associated with other types of institutions concerned with the care of chronically ill and infirm aged patients.

3. One member shall represent the public at large.

No more than one member of the board shall be an officer or a full-time employee of state or local governments. No single professional group or institutional category shall be represented by more than five members of the board. In making the initial appointments under this Act, the governor shall designate three appointees to serve until June 30, 1971, three to serve until June 30, 1972, and three to serve until June 30, 1973. Thereafter all appointments to the board shall be for terms of three years, except that vacancies shall be filled for the unexpired portion of the term in which the vacancy exists. No board member shall serve more than two consecutive terms.

Sec. 4. 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. 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. 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. 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. 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 received by members 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. 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. 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. In the event of the inability of the regular administrator of a nursing home to perform his duties, or when through death or other cause a 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, unless good cause is shown why extension of the appointment of a provisional administrator for a longer period is necessary.

4. Establish and carry out procedures designated to insure that individuals licensed as nursing home administrators will comply with the requirements of such standards.

5. Receive and investigate 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, and when deemed necessary, to take appropriate action thereon. Such action may include, after due notice and hearing, placing the licensee on probation for a period not exceeding six months, or revocation or suspension of a license 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.

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. 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 manner or under such circumstances as would constitute grounds for suspension or revocation of a license.

Sec. 12. 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. 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, board of examiners for nursing home administrators;".

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 board of examiners for nursing home administrators 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

Also:

MR. SPEAKER: Your committee on social services, to whom was referred Senate File 1276, a bill for an act relating to encouraging persons to seek treatment for drug addiction or dependency, begs leave to report it has had 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

1 Amend House File 1329 by inserting after line 17
 2 the following section:
 3 "Sec. 2. This act being deemed of immediate
 4 importance shall take effect and be in force from and
 5 after its approval and publication in the Dyersville
 6 Commercial, a newspaper published in Dyersville, Iowa,
 7 and in The Cascade Pioneer-Advertiser, a newspaper
 8 published in Cascade, Iowa".

KENNEDY of Dubuque

1 Amend Senate File 344, page 1, line 2,
 2 by inserting after the word "academy" the words
 3 "and transfer of funds therefor".

FISHER of Greene

1 Amend Senate File 1144 by striking all after the
 2 enacting clause and inserting in lieu thereof the following:
 3 "Section 1. Chapter one hundred eighty-nine (189),
 4 section one (1), Acts of the Sixty-second General Assembly,
 5 is hereby amended by inserting in line thirty-seven (37),
 6 after the word "state", the following: ", or any other state
 7 or territory of the United States,".

SCHROEDER of Pottawattamie

1 Amend Senate File 1223 by inserting after the period
 2 in line 8 the following new sentence:
 3 Any such person appointed as a conservation officer of
 4 the state shall be ineligible for workmen's compensation
 5 benefits provided in chapter eighty-five (85) of the Code
 6 and ineligible to file any tort claim under the provisions
 7 of chapter twenty-five A (25A) of the Code.

TIEDEN of Clayton

1 Amend Senate File 1230, as passed by the Senate, as follows:
 2 1. By adding the following new sections:
 3 1. "The Iowa association of school boards shall prepare an
 4 annual report and file copies, together with information relating
 5 to its financial condition and transactions, with the secretary of
 6 state, auditor of state, secretary of the senate of the general
 7 assembly, and the chief clerk of the house of representatives of
 8 the general assembly."
 9 2. "Chapter eleven (11), Code 1966, is hereby amended by
 10 adding the following new section:
 11 "The financial condition and transactions of the league of
 12 Iowa municipalities and the Iowa association of school boards
 13 shall be examined once each year by the auditor of state." "
 14 2. Line 2, by inserting after the word "municipalities" the
 15 words "and the Iowa association of school boards, and to require
 16 that their financial transactions be audited".

BRINCK of Lee
 KNOBLAUCH of Carroll
 MILLER of Des Moines

On motion by Millen of Jefferson-Van Buren, the House adjourned
 until 10:00 a.m., Monday, March 16, 1970.

JOURNAL OF THE HOUSE

Sixty-fourth Calendar Day—Forty-sixth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, MARCH 16, 1970.

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

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

The Journal of Friday, March 13, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Sorg of Linn on request of Ellsworth of Dubuque; Walter of Pottawattamie on request of Priebe of Kossuth; Kennedy of Dubuque on request of Schmeiser of Des Moines; Renda of Polk on request of Blouin of Dubuque; McIntyre of Linn on request of Wells of Linn.

PRESENTATION OF VISITORS

Fischer of Grundy presented to the House the Honorable W. L. Mooty, former Lieutenant Governor of the State of Iowa for two terms, 1961-1962 and 1963-1964. Mr. Mooty also served as a member of the House in the Fifty-fourth, Fifty-fifth, Fifty-sixth and Fifty-seventh General Assemblies, serving as Speaker during the Fifty-seventh General Assembly, representing Grundy County.

Pierson of Mahaska presented to the House the Honorable Carroll L. Brown, former member of the House in the Fifty-second, Fifty-third, Fifty-fourth and Fifty-fifth General Assemblies, representing Mahaska County.

The Speaker announced the following visitors were present in the House chamber:

Twenty 4-H Club officers from Henry and Des Moines Counties, accompanied by their leaders, Mr. Schoelfelman, Mr. Jamison, Mr. Bates and Mr. Hetyer. By Strothman of Henry, Schmeiser of Des Moines and Miller of Des Moines.

Thirty-two social science students from East High School, Des Moines, Iowa, accompanied by their teacher, Richard H. Thomas. By Polk County delegation.

Thirty-five senior students from Twin Rivers High School, Bode, Iowa, accompanied by their teachers, Mr. Ramey and Mr. Brock. By Knight of Humboldt-Pocahontas.

Forty-six ninth grade art students from Webster City Junior High School, accompanied by their teacher, Mabel Card. By Rex of Hamilton.

Thirty-eight eighth grade students from St. Edward's School, Waterloo, Iowa, accompanied by their teacher, Tom Renze. By Nolting of Black Hawk.

BIRTHDAY CONGRATULATIONS

Blouin of Dubuque rose on a point of personal privilege and on behalf of the House extended to the Honorable Leo I. Sanders "Birthday Congratulations."

PETITION FILED

The following petition was received and placed on file:

By Schmeiser of Des Moines, from forty-two realtors of Des Moines County opposing Senate File 1151, relating to the definition of real estate.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 223 and Senate File 1276, under Rule 35.

INTRODUCTION OF BILL

House File 1339, by committee on Iowa development, a bill for an act creating the American revolution bicentennial commission, prescribing its powers and duties, authorizing the expenditure of all funds donated to the commission, and making an appropriation.

Read first time and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 1137, a bill for an act to restrict the use of firearms.

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

Senate File 1286, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund.

CARROLL A. LANE, Secretary

SENATE MESSAGES CONSIDERED

Senate File 344, a bill for an act relating to the law-enforcement officers' training academy.

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

Senate File 1181, a bill for an act relating to driver license fees and their renewal.

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

Senate File 1236, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund.

Read first time and **passed on file**.

Senate File 1287, a bill for an act to appropriate from the general fund of the State of Iowa to the department of public safety for administering a revised program for issuing operator's and chauffeur's licenses.

Read first time and referred to committee on **appropriations**.

PROOF OF PUBLICATION

Published copy of House File 1314 and verified proof of publication of said bill in the *Sioux City Journal*, Sioux City, 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

SENATE FILE 238

Senate File 238 now on the House calendar is referred to the committee on **appropriations**, under provisions of House Rule 31.

SIFTING COMMITTEE APPOINTED

Pursuant to Rule 55, 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
Millen, Ranking Member
Camp
Den Herder

Varley
Lipsky
Van Nostrand
Fischer of Grundy

Cunningham
Tieden
Huff
Gannon

Renda
Miller of Des Moines
Dougherty

McCartney of Floyd asked and received unanimous consent 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.
9. Noncontroversial calendar.

And as of today all bills not exempt are under the jurisdiction of the sifting committee.

CONSIDERATION OF BILLS NONCONTROVERSIAL CALENDAR

House File 1163, a bill for an act relating to the use of flashing lights and stop arms by school buses in cities and towns, with report of committee recommending passage, was taken up for consideration.

Ewell 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. 1163)

The ayes were, 96:

Alt	Doyle	Graham	Kruse
Andersen	Drake	Grassley	Lawson
Battles	Duitscher	Hansen of	Langland
Blouin	Dunton	Black Hawk	Lippold
Brinck	Edgington	Hanson of	Lipsky
Caffrey	Ellsworth	Howard-Mitchell	Logue
Camp	Ewell	Hill	Mayberry
Campbell	Fischer of	Holden	McCartney
Christensen	Grundy	Huff	McCormick
Cochran	Fisher of	Johnson of	Mendenhall
Corey	Greene	Audubon	Menefee
Crabb	Franklin	Kennedy of	Middleswart
Crosier	Freeman of	Dubuque	Millen
Cunningham	Buena Vista	Kitner	Miller of
Darrington	Freeman of	Knight	Des Moines
Den Herder	Clay-Dickinson	Knoblauch	Miller of
Dietz	Gannon	Koch	Jones
Dougherty	Goode	Kreamer	

Miller of Marshall	Peterson Poncy	Shepherd Stokes	Varley Voorhees
Miller of Page	Priebe Radl	Strand Stroburg	Warren Waugh
Milligan Nelson	Rex Rodgers	Stromer Strothman	Weichman Wells
Nolting O'Hearn	Roord Schwartz	Tapscott Tieden	Winkelman Wolfe
Ossian Pelton	Shaw	Van Roekel	Mr. Speaker

The nays were, 4:

Logemann	Schroeder	Van Drie	Welden
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Absent or not voting, 24:

Baker	Johnston of Johnson	Mezvinsky Mohrfeld	Sanders Schmeisser
Bennett	Kehe	Newton	Skinner
Bergman	Kennedy of Chickasaw	Nielsen	Sorg
Dooley	Cluever	Perkins	Van Nostrand
Hamilton	McIntyre	Pierson	Walter
Jesse		Renda	

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

House File 1278, a bill for an act to legalize and validate the proceedings of the board of directors of the Mount Vernon Community School District in the counties of Linn, Jones, and Johnson, State of Iowa, in connection with the purchase under a real estate installment purchase contract of certain real estate by said board of directors from Grace E. West and Gail West Hull and declaring the validity of said contract and that said contract shall constitute a valid and binding obligation of said school district, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 1278)

The ayes were, 102:

Alt	Cunningham	Fischer of Grundy	Hamilton Hansen of Black Hawk
Andersen	Darrington	Fisher of Greene	Hill
Battles	Den Herder	Franklin	Holden
Bergman	Dietz	Freeman of Buena Vista	Huff
Blouin	Dougherty	Freeman of Clay-Dickinson	Johnson of Audubon
Brinck	Doyle	Gannon	Kennedy of Dubuque
Caffrey	Drake	Goode	Kitner
Campbell	Duitscher	Graham	Knight
Christensen	Dunton	Grassley	Knoblauch
Cochran	Edgington		
Corey	Ellsworth		
Crabb	Ewell		
Crosier			

Koch	Miller of	Priebe	Tapscott
Kreamer	Des Moines	Radl	Tieden
Kruse	Miller of	Rex	Van Drie
Langland	Jones	Rodgers	Van Roekel
Lawson	Miller of	Roorda	Varley
Lippold	Marshall	Schroeder	Voorhees
Logemann	Milligan	Schwartz	Warren
Logue	Newton	Shaw	Waugh
Mayberry	Nielsen	Shepherd	Weichman
McCartney	Nolting	Skinner	Welden
McCormick	O'Hearn	Stokes	Wells
Mendenhall	Ossian	Strand	Winkelman
Menefee	Pelton	Stroburg	Wolfe
Mezvinsky	Peterson	Stromer	Mr. Speaker
Middleswart	Pierson	Strothman	
Millen	Poncy		

The nays were, none.

Absent or not voting, 22:

Baker	Johnston of	McIntyre	Renda
Bennett	Johnson	Miller of	Sanders
Camp	Kehe	Page	Schmeiser
Dooley	Kennedy of	Mohrfeld	Sorg
Hanson of	Chickasaw	Nelson	Van Nostrand
Howard-Mitchell	Kluever	Perkins	Walter
Jesse	Lipsky		

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

House File 1210, a bill for an act relating to water safety regulations, 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. 1210)

The ayes were, 95:

Alt	Doyle	Hansen of	Lawson
Andersen	Drake	Black Hawk	Lippold
Battles	Duitscher	Hanson of	Lipsky
Bergman	Dunton	Howard-Mitchell	Logemann
Brinck	Ellsworth	Hill	Logue
Caffrey	Ewell	Holden	Mayberry
Campbell	Fischer of	Huff	McCartney
Christensen	Grundy	Johnson of	McCormick
Cochran	Franklin	Audubon	Mendenhall
Corey	Freeman of	Kennedy of	Menefee
Crabb	Clay-Dickinson	Dubuque	Middleswart
Crosier	Gannon	Kitner	Millen
Cunningham	Goode	Knight	Miller of
Darrington	Graham	Koch	Des Moines
Den Herder	Grassley	Kreamer	Miller of
Dietz	Hamilton	Kruse	Jones
Dougherty		Langland	

Miller of	Peterson	Skinner	Voorhees
Marshall	Poncy	Stokes	Warren
Miller of	Priebe	Strand	Waugh
Page	Rex	Stroburg	Weichman
Milligan	Rodgers	Stromer	Welden
Nelson	Roorda	Tapscott	Wells
Nielsen	Schroeder	Tieden	Winkelman
Nolting	Schwartz	Van Drie	Wolfe
O'Hearn	Shaw	Van Roekel	Mr. Speaker
Ossian	Shepherd	Varley	

The nays were, none.

Absent or not voting, 29:

Baker	Freeman of	Knoblauch	Radl
Bennett	Buena Vista	McIntyre	Renda
Blouin	Jesse	Mezvinsky	Sanders
Camp	Johnston of	Mohrfeld	Schmeiser
Dooley	Johnson	Newton	Sorg
Edgington	Kehe	Pelton	Strothman
Fisher of	Kennedy of	Perkins	Van Nostrand
Greene	Chickasaw	Pierson	Walter
	Kluever		

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

House File 1324, a bill for an act relating to authorizing an election for the city of Dayton, Iowa, on the proposition of continuing the management and control of certain municipal utilities in the boards of trustees, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 1324)

The ayes were, 105:

Alt	Doyle	Grassley	Lippold
Andersen	Drake	Hamilton	Lipsky
Baker	Duitscher	Hanson of	Logemann
Battles	Dunton	Howard-Mitchell	Logue
Bergman	Edgington	Hill	Mayberry
Blouin	Ellsworth	Holden	McCartney
Brinck	Ewell	Huff	McCormick
Caffrey	Fischer of	Jesse	Mendenhall
Camp	Grundy	Johnson of	Menefee
Campbell	Fisher of	Audubon	Mezvinsky
Christensen	Greene	Kennedy of	Middleswart
Cochran	Franklin	Dubuque	Miller of
Corey	Freeman of	Kitner	Des Moines
Crabb	Buena Vista	Knight	Miller of
Crosier	Freeman of	Knoblauch	Jones
Cunningham	Clay-Dickinson	Kreamer	Miller of
Den Herder	Gannon	Kruse	Marshall
Dietz	Goode	Langland	Miller of
Dougherty	Graham	Lawson	Page

Milligan	Pierson	Schroeder	Varley
Mohrfeld	Poncy	Stokes	Voorhees
Nelson	Priebe	Strand	Warren
Newton	Radl	Stroburg	Waugh
Nielsen	Renda	Stromer	Weichman
Nolting	Rex	Strothman	Welden
O'Hearn	Rodgers	Tapscott	Wells
Ossian	Roorda	Tieden	Winkelman
Pelton	Sanders	Van Drie	Wolfe
Peterson	Schmeiser	Van Roekel	Mr. Speaker

The nays were, none.

Absent or not voting, 19:

Bennett	Johnson of	Koch	Shepherd
Darrington	Johnson	McIntyre	Skinner
Dooley	Kehe	Millen	Sorg
Hansen of	Kennedy of	Perkins	Van Nostrand
Black Hawk	Chickasaw	Schwartz	Walter
	Kluever	Shaw	

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

House File 1314, a bill for an act to legalize payment made for foster home care in Woodbury County, 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. 1314)

The ayes were, 105:

Alt	Ellsworth	Kennedy of	Miller of
Andersen	Ewell	Dubuque	Jones
Baker	Fischer of	Kitner	Miller of
Battles	Grundy	Knight	Marshall
Bergman	Fisher of	Knoblauch	Miller of
Blouin	Greene	Koch	Page
Caffrey	Franklin	Kreamer	Milligan
Camp	Freeman of	Kruse	Mohrfeld
Campbell	Buena Vista	Langland	Nelson
Christensen	Freeman of	Lawson	Newton
Cochran	Clay-Dickinson	Lippold	Nolting
Corey	Gannon	Lipsky	O'Hearn
Crabb	Goode	Logemann	Ossian
Crosier	Graham	Logue	Pelton
Cunningham	Grassley	Mayberry	Peterson
Den Herder	Hamilton	McCartney	Poncy
Dietz	Hanson of	McCormick	Priebe
Dooley	Howard-Mitchell	Mendenhall	Radl
Dougherty	Hill	Menefee	Renda
Doyle	Holden	Middleswart	Rex
Drake	Huff	Millen	Rodgers
Duitscher	Jesse	Miller of	Roorda
Dunton	Johnson of	Des Moines	Sanders
Edgington	Audubon		Schmeiser

Schroeder	Stromer	Varley	Welden
Schwartz	Tapscott	Voorhees	Wells
Shaw	Van Drie	Warren	Winkelman
Stokes	Van Nostrand	Waugh	Wolfe
Strand	Van Roekel	Weichman	Mr. Speaker
Stroburg			

The nays were, none.

Absent or not voting, 19:

Bennett	Johnston of	McIntyre	Skinner
Brinck	Johnson	Mezvinsky	Sorg
Darrington	Kehe	Nielsen	Strothman
Hansen of	Kennedy of	Perkins	Tieden
Black Hawk	Chickasaw	Pierson	Walter
	Cluever	Shepherd	

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

House File 1315, a bill for an act to legalize payment made for foster home care in Pottawattamie County, 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. 1315)

The ayes were, 104:

Alt	Franklin	Langland	Pierson
Andersen	Freeman of	Lawson	Poncy
Baker	Buena Vista	Lippold	Priebe
Battles	Freeman of	Lipsky	Radl
Bergman	Clay-Dickinson	Logemann	Rex
Blouin	Gannon	Logue	Rodgers
Caffrey	Goode	Mayberry	Roorda
Camp	Graham	McCormick	Sanders
Campbell	Grassley	Mendenhall	Schmeiser
Christensen	Hamilton	Menefee	Schroeder
Cochran	Hansen of	Mezvinsky	Schwartz
Corey	Black Hawk	Middleswart	Shaw
Crabb	Hanson of	Millen	Shepherd
Crosier	Howard-Mitchell	Miller of	Stokes
Cunningham	Hill	Des Moines	Stroburg
Den Herder	Holden	Miller of	Strothman
Dietz	Huff	Jones	Tapscott
Dooley	Jesse	Miller of	Van Drie
Dougherty	Johnson of	Marshall	Van Roekel
Drake	Audubon	Miller of	Varley
Duitscher	Kennedy of	Page	Voorhees
Dunton	Dubuque	Milligan	Warren
Edgington	Kitner	Mohrfeld	Waugh
Ellsworth	Cluever	Nelson	Weichman
Ewell	Knight	Nielsen	Welden
Fischer of	Knoblauch	Nolting	Wells
Grundy	Koch	O'Hearn	Winkelman
Fisher of	Kreamer	Ossian	Wolfe
Greene	Kruse	Peterson	Mr. Speaker

The nays were, none.

Absent or not voting, 20:

Bennett	Kehe	Pelton	Strand
Brinck	Kennedy of	Perkins	Stromer
Darrington	Chickasaw	Renda	Tieden
Doyle	McCartney	Skinner	Van Nostrand
Johnston of	McIntyre	Sorg	Walter
Johnson	Newton		

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

House File 1309, a bill for an act relating to required secondary school curriculum, was taken up for consideration.

Franklin of Polk offered the following amendment filed by her and Grassley of Butler and moved its adoption:

Amend House File 1309, line 8, by adding after the word "history" the following: "which shall include the history and contributions of minority racial and ethnic groups."

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. 1309)

The ayes were, 102:

Alt	Fisher of	Cluever	Nielsen
Andersen	Greene	Knight	Nolting
Baker	Franklin	Koch	O'Hearn
Battles	Freeman of	Kreamer	Ossian
Bergman	Buena Vista	Kruse	Pelton
Blouin	Freeman of	Langland	Peterson
Brinck	Clay-Dickinson	Lawson	Poncy
Caffrey	Gannon	Lippold	Priebe
Camp	Goode	Logemann	Radl
Campbell	Graham	Logue	Renda
Christensen	Grassley	Mayberry	Rex
Cochran	Hamilton	McCormick	Rodgers
Corey	Hansen of	Mendenhall	Roorda
Crosier	Black Hawk	Menefee	Sanders
Cunningham	Hanson of	Mezvinsky	Schmeiser
Den Herder	Howard-Mitchell	Middleswart	Schroeder
Dooley	Hill	Millen	Schwartz
Dougherty	Holden	Miller of	Shaw
Doyle	Huff	Jones	Shepherd
Drake	Jesse	Miller of	Skinner
Duitscher	Johnson of	Marshall	Stokes
Dunton	Audubon	Miller of	Strand
Edgington	Kennedy of	Page	Stroburg
Ellsworth	Dubuque	Mohrfeld	Strothman
Ewell	Kitner	Nelson	Tapscott

Tieden	Varley	Waugh	Winkelman
Van Drie	Voorhees	Weichman	Wolfe
Van Roekel	Warren	Wells	Mr. Speaker

The nays were, none.

Absent or not voting, 22:

Bennett	Johnston of	McCartney	Pierson
Crabb	Johnson	McIntyre	Sorg
Darrington	Kehe	Miller of	Stromer
Dietz	Kennedy of	Des Moines	Van Nostrand
Fischer of	Chickasaw	Milligan	Walter
Grundy	Knoblauch	Newton	Welden
	Lipsky	Perkins	

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

SENATE FILE 1163 SUBSTITUTED FOR HOUSE FILE 1219

Winkelman of Calhoun asked and received unanimous consent to substitute **Senate File 1163** for **House File 1219**.

Senate File 1163, a bill for an act relating to the marking and branding of livestock, 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. 1163)

The ayes were, 103:

Andersen	Fisher of	Kitner	Miller of
Battles	Greene	Kluever	Jones
Bergman	Franklin	Knight	Miller of
Blouin	Freeman of	Knoblauch	Marshall
Caffrey	Buena Vista	Koch	Miller of
Camp	Freeman of	Kreamer	Page
Campbell	Clay-Dickinson	Kruse	Milligan
Christensen	Gannon	Langland	Mohrfeld
Cochran	Goode	Lawson	Nelson
Corey	Graham	Lippold	Newton
Crabb	Grassley	Lipsky	Nolting
Cunningham	Hamilton	Logemann	O'Hearn
Darrington	Hansen of	Logue	Ossian
Den Herder	Black Hawk	Mayberry	Pelton
Dooley	Hanson of	McCormick	Peterson
Dougherty	Howard-Mitchell	Mendenhall	Poncy
Doyle	Hill	Menefee	Priebe
Drake	Holden	Mezvinsky	Radl
Duitscher	Huff	Middleswart	Renda
Dunton	Johnson of	Millen	Rex
Edgington	Audubon	Miller of	Rodgers
Ellsworth	Kennedy of	Des Moines	Roorda
Ewell	Dubuque		

Sanders	Skinner	Tapscott	Warren
Schmeiser	Stokes	Tieden	Waugh
Schroeder	Strand	Van Drie	Weichman
Schwartz	Stroburg	Van Roekel	Winkelman
Shaw	Stromer	Varley	Wolfe
Shepherd	Strothman	Voorhees	Mr. Speaker

The nays were, none.

Absent or not voting, 21:

Alt	Fischer of	Kennedy of	Pierson
Baker	Grundy	Chickasaw	Sorg
Bennett	Jesse	McCartney	Van Nostrand
Brinck	Johnston of	McIntyre	Walter
Crosier	Johnson	Nielsen	Welden
Dietz	Kehe	Perkins	Wells

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

HOUSE FILE 1219 WITHDRAWN

Winkelman of Calhoun asked and received unanimous consent to withdraw **House File 1219** from further consideration by the House.

House File 1253, a bill for an act relating to recording instruments of homestead ownership, with report of committee recommending passage, was taken up for consideration.

Warren of Decatur-Wayne offered the following amendment filed by the committee on county government and moved its adoption:

Amend House File 1253, page 1, line 11, by inserting after the word "him" the following: "as provided in section four hundred twenty-five point two (425.2) of the Code".

The amendment was adopted.

Warren of Decatur-Wayne moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 1253)

The ayes were, 85:

Andersen	Dougherty	Goode	Knight
Battles	Drake	Graham	Knoblauch
Bergman	Dunton	Grassley	Kreamer
Caffrey	Edgington	Hamilton	Kruse
Campbell	Ellsworth	Hansen of	Langland
Christensen	Fischer of	Black Hawk	Lippold
Cochran	Grundy	Hanson of	Logemann
Corey	Fisher of	Howard-Mitchell	Mayberry
Crosier	Greene	Hill	McCormick
Cunningham	Freeman of	Holden	Mendenhall
Darrington	Buena Vista	Johnson of	Menefee
Den Herder	Freeman of	Audubon	Middleswart
Dietz	Clay-Dickinson	Kitner	
Dooley			

Miller of Des Moines	Newton	Schmeiser	Van Nostrand
Miller of Jones	O'Hearn	Schroeder	Van Roekel
Miller of Marshall	Ossian	Schwartz	Varley
Miller of Page	Pierson	Shaw	Voorhees
Milligan	Poncy	Stokes	Warren
Mohrfeld	Priebe	Strand	Waugh
Nelson	Radl	Stroburg	Weichman
	Renda	Stromer	Wells
	Rex	Strothman	Winkelman
	Roorda	Tieden	Wolfe
	Sanders	Van Drie	Mr. Speaker

The nays were, 12:

Blouin	Huff	Logue	Rodgers
Doyle	Jesse	Mezvinsky	Skinner
Duitscher	Kennedy of	Nolting	
Gannon	Dubuque		

Absent or not voting, 27:

Alt	Johnston of	Lawson	Perkins
Baker	Johnson	Lipsky	Peterson
Bennett	Kehe	McCartney	Shepherd
Brinck	Kennedy of	McIntyre	Sorg
Camp	Chickasaw	Millen	Tapscott
Crabb	Kluever	Nielsen	Walter
Ewell	Koch	Pelton	Welden
Franklin			

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

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Franklin of Polk for the afternoon on request of Schwartz of Wapello.

CONSIDERATION OF BILLS

House File 1161, a bill for an act relating to the voting rights of county residents in annexation proceedings, 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. 1161)

The ayes were, 98:

Alt	Fisher of	Kruse	Priebe
Andersen	Greene	Langland	Radl
Baker	Freeman of	Lawson	Rex
Battles	Buena Vista	Lippold	Rodgers
Bergman	Freeman of	Lipsky	Roorda
Blouin	Clay-Dickinson	Logemann	Schmeiser
Caffrey	Goode	Logue	Schroeder
Camp	Graham	Mendenhall	Schwartz
Campbell	Grassley	Mezvinsky	Shaw
Christensen	Hamilton	Millen	Skinner
Cochran	Hanson of	Miller of	Stokes
Corey	Howard-Mitchell	Jones	Strothman
Crabb	Hill	Miller of	Tapscott
Crosier	Holden	Marshall	Tieden
Cunningham	Huff	Milligan	Van Drie
Darrington	Jesse	Mohrfeld	Van Roekel
Den Herder	Johnson of	Nelson	Varley
Dietz	Audubon	Newton	Voorhees
Dougherty	Kehe	Nielsen	Waugh
Doyle	Kennedy of	Nolting	Weichman
Duitscher	Dubuque	Ossian	Welden
Dunton	Kitner	Pelton	Wells
Edgington	Kluever	Peterson	Winkelman
Ellsworth	Knight	Pierson	Wolfe
Ewell	Knoblauch	Poncy	Mr. Speaker
	Kreamer		

The nays were, none.

Absent or not voting, 81:

Bennett	Johnston of	Menefee	Sanders
Brinck	Johnson	Middleswart	Shepherd
Dooley	Kennedy of	Miller of	Sorg
Drake	Chickasaw	Des Moines	Strand
Fischer of	Koch	Miller of	Stroburg
Grundy	Mayberry	Page	Stromer
Franklin	McCartney	O'Hearn	Van Nostrand
Gannon	McCormick	Perkins	Walter
Hansen of	McIntyre	Renda	Warren
Black Hawk			

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

RECONSIDERATION OF VOTE ON SENATE FILE 1151 LOST

Tapscott of Polk called up for consideration the motion to reconsider filed on March 5, 1970, and found on page 783 of the House Journal.

Freeman of Buena Vista moved to reconsider the vote by which Senate File 1151, a bill for an act relating to the definition of real estate, passed the House on March 5, 1970.

A non-record roll call was requested.

The ayes were 47, nays 58.

The motion lost.

**CONSIDERATION OF BILLS
WAYS AND MEANS CALENDAR**

House File 1322, a bill for an act relating to the issuance of public warrants to cover deficiencies in a public fund, 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. 1322)

The ayes were, 86:

Alt	Fisher of	Lippold	Ossian
Andersen	Greene	Lipsky	Pelton
Battles	Gannon	Logemann	Peterson
Bergman	Goode	Mayberry	Pierson
Blouin	Grassley	McCartney	Poney
Brinck	Hamilton	McCormick	Rodgers
Caffrey	Hansen of	Mendenhall	Roorda
Campbell	Black Hawk	Menefee	Sanders
Cochran	Hanson of	Mezvinsky	Schroeder
Corey	Howard-Mitchell	Middleswart	Shaw
Crabb	Hill	Millen	Shepherd
Crosier	Holden	Miller of	Strand
Cunningham	Huff	Des Moines	Stroburg
Den Herder	Jesse	Miller of	Strothman
Dietz	Johnson of	Jones	Tieden
Dooley	Audubon	Miller of	Van Roekel
Dougherty	Kehe	Marshall	Varley
Doyle	Kennedy of	Miller of	Voorhees
Drake	Dubuque	Page	Warren
Duitscher	Kitner	Milligan	Waugh
Dunton	Kluever	Nelson	Wells
Edgington	Knoblauch	Newton	Wolfe
Ellsworth	Kreamer	Nielsen	Mr. Speaker
Ewell	Lawson	O'Hearn	

The nays were, 20:

Camp	Graham	Nolting	Stokes
Christensen	Knight	Priebe	Van Drie
Freeman of	Koch	Radl	Weichman
Buena Vista	Kruse	Rex	Welden
Freeman of	Logue	Schmeiser	Winkelman
Clay-Dickinson	Mohrfeld		

Absent or not voting, 18:

Baker	Johnston of	McIntyre	Sorg
Bennett	Johnson	Perkins	Stromer
Darrington	Kennedy of	Renda	Tapscott
Fischer of	Chickasaw	Schwartz	Van Nostrand
Grundy	Langland	Skinner	Walter
Franklin			

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

HOUSE FILE 1195 DEFERRED

House File 1195, a bill for an act to provide for sales and use tax exemptions on expenditures for air and water pollution control, with report of committee recommending passage, was taken up for consideration.

Winkelman of Calhoun offered the following amendment filed by him and moved its adoption:

Amend House File 1195 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 final approval and publication in The Rockwell City Advocate, a newspaper published at Rockwell City, Iowa, and The Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa."

A non-record roll call was requested.

The ayes were 36, nays 66.

The amendment lost.

Gannon of Jasper offered the following amendment from the floor filed by him, Jesse of Polk, Baker of Boone and Skinner of Polk:

Amend House File 1195 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter four hundred fifty-five B (455B), Code 1966, is hereby amended by adding the following new section:

"When it is determined by the commission that a violation of any quality standard for the waters of this state is occurring, the commission shall order the violator by certified mail to take necessary corrective action within a specified time, not to exceed six months following the receipt of such notification. If the necessary corrective action is not taken by the violator within the specified time, the commission may cause the necessary corrective action to be taken, and the cost of such action, including interest at the rate of eight per cent per annum, shall be assessed against the violator. In addition, the violator shall be subject to a fine not to exceed two hundred dollars for each day, or part thereof, in which such violation of such order continues to occur."

Sec. 2. Chapter one hundred sixty-two (162), Acts of the Sixty-second General Assembly, is hereby amended by adding the following new section:

"When it is determined by the commission that a violation of any air quality standard is occurring, the commission shall order the violator by certified mail to take necessary corrective action within a specified time, not to exceed six months following the receipt of such notification. If the necessary corrective action is not taken by the violator within such specified time, the commission may cause the necessary corrective action to be taken, and the cost of such action, including interest at the rate of eight per cent per annum, shall be assessed against the violator."

2. Page 1, by striking from lines 1 and 2 the words, "to provide for

sales and use tax exemptions on expenditures", and inserting in lieu thereof the words "relating to actions."

Winkelman of Calhoun rose on a point of order that the amendment was not germane.

Winkelman of Calhoun asked and received unanimous consent that House File 1195 be deferred and that the bill be retained on the calendar under unfinished business.

(House File 1195 pending.)

HOUSE FILE 1241 DEFERRED

House File 1241, a bill for an act to establish a limit on property tax levies for county school systems, with report of committee recommending passage, was taken up for consideration.

Holden of Scott offered the following amendment from the floor and moved its adoption:

Amend House File 1241 by striking lines 9 through 11 and inserting in lieu thereof the following:

"2. By striking from lines 11 and 12 the words "for the amount certified" and inserting in lieu thereof the words "except that those school districts whose levy exceeds one and one-half mills on the dollar for the current year may levy up to such levy for succeeding years."

Grassley of Butler asked for unanimous consent that House File 1241 be deferred and that the bill be retained on the calendar under unfinished business.

Skinner of Polk moved that the amendment by Holden of Scott be tabled.

A non-record roll call was requested.

The ayes were 25, nays 71.

The motion lost.

Grassley of Butler received unanimous consent that House File 1241 be deferred and that the bill be retained on the calendar under unfinished business.

(House File 1241 deferred.)

HOUSE CONCURRENT RESOLUTION 122

By Blouin, Bennett, Franklin, Voorhees,
Perkins, Millen and Caffrey

Whereas, the improper and damaging use of narcotic drugs and other substances producing depressant, stimulant, or hallucinogenic effects is becoming a major social and health problem in this state; and

Whereas, knowledge of such drugs and other substances and the extent of, reasons for, and damage caused by their use is extremely limited; and

Whereas, information regarding the most effective methods of treatment and rehabilitation for persons illegally using narcotic drugs and other substances is needed; and

Whereas, effective measures for the control of the improper use of narcotic drugs and other substances cannot be taken in the absence of a more complete understanding of the problems involved and their acceptable solutions; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the legislative council is authorized to create a study committee as provided by law, which committee shall include five members of the Senate appointed by the President of the Senate, and five members of the House of Representatives appointed by the Speaker of the House of Representatives, to conduct during the 1970-1971 legislative interim a comprehensive study of the subject of drug abuse and related matters in order that proper legislative steps may be taken to limit the improper use of drugs and other substances for depressant, stimulant, or hallucinogenic purposes.

Staff assistance shall be provided by the legislative service bureau, and additional staff may be employed as deemed necessary by the legislative council.

Be It Further Resolved, That the study committee shall also include non-legislative members having special knowledge concerning narcotic drugs and other substances capable of producing depressant, stimulant, or hallucinogenic effects, members familiar with the problems created by the use of such drugs and substances, and members familiar with the treatment and rehabilitation of persons who illegally use such drugs and substances.

Be It Further Resolved, That a report of the study shall be prepared and submitted to the members of the legislative council and the Sixty-fourth General Assembly and shall be accompanied by legislative bill drafts designed to carry out the recommendations of the committee.

Laid over under Rule 25.

HOUSE RESOLUTION 106

By Crabb

Whereas, the Manilla Hawkettes are most deserving of their title "The Cinderella Team", a name which veteran sportwriters gave the Hawkettes after their outstanding play in the Iowa State Girls Basketball Tournament, and

Whereas, before that tournament the Manilla Hawkettes were not rated as a team that would advance past the first round, and

Whereas, the aforesaid tournament truly is the time and the place where the World's Finest Girls' Basketball is played and,

Whereas, "The Cinderella Team" will always be remembered as the most impressive team in the 1970 Girls Basketball Tournament, now therefore,

Be It Resolved by the House of Representatives of the Sixty-third General Assembly, Second Regular Session, that the House extend its heartiest congratulations to the Manilla Hawkettes, their coaches, teachers and school administrators and to their families and loyal friends who encouraged and supported the Hawkettes all through the regular season and during the tournament.

Be It Further Resolved, that the members of the House commend the

Hawkettes for their splendid example of sportsmanship, fair play and athletic prowess which took them to the highest place in Iowa Girls Basketball, the finals of the State Tournament.

Be It Further Resolved, that a copy of this resolution be sent to the Manila Hawkettes Basketball Team.

Laid over under Rule 25.

COMMUNICATION FROM THE CHIEF CLERK

The following communication was received and is on file in the office of the Chief Clerk:

CLAIM AGAINST THE STATE OF IOWA

Claimant: Harry H. Smith
 Street No. 632 Badgerow Building
 City Sioux City, Iowa 55101
 Date this claim is made: March 16, 1970 (see note)

Amount of claim \$1,717.73

To the State Appeal Board
 State House
 Des Moines, Iowa 50319

Dear Sir:

The undersigned makes claim against the State of Iowa in accordance with "Instructions to Claimants" for the following: Expenses in the Charles K. Sullivan-Vincent S. Burke Senate Recount during the 1969 session of the Iowa General Assembly.

STATEMENT OF SERVICES AND EXPENSES OF HARRY H. SMITH IN SULLIVAN-BURKE RECOUNT

1. Two (2) days in taking of depositions: Dec. 14-15. Bar Association Minimum Fee @\$150.00	\$ 300.00
2. Hearing before Senate Contest Committee: One (1) day @\$150.00	150.00
3. Preparation of Statement of Contest and Filing	150.00
4. Sixty (60) hours preparation, interviewing witnesses, checking of precincts: @\$15.00 per hour (Minimum Bar Association rate is \$25.00 per hour)	900.00
For services	\$1,500.00
Out of pocket expenses and court costs:	
1. Travel to and from Des Moines for contest hearing: 400 miles @10c per mile	\$ 40.00
2. Shorthand reporter services—for original filed with Senate—see Exhibit A-1	152.53
3. Sheriff's service fees: (See A-2-(a), A-2-(b), A-3, A-4-(a), and A-4-(b)	19.00
4. Postage	6.20
	<hr/>
	\$ 217.73

Note: Statement has been presented twice before: One to Senate Contest

Committee resulting in allowance and passage by Senate. Then to clerical division of House of Representatives for purpose of presenting to Appeal Board. Neither time has any money been paid under the statements, so the amount is still owing.

HARRY H. SMITH

Attorney for Vincent S. Burke

Subscribed and sworn to before me this 14th day of March, 1970.

FLORENCE DAVIS

Notary Public

My commission expires July 1, 1972.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 13, 1970, he approved and transmitted to the Secretary of State the following bills:

House File 357, an act relating to retirement benefits for municipal judges.

House File 663, an act to provide aid for historical purposes.

House File 687, an act relating to eminent domain.

House File 1016, an act relating to the transportation of agricultural and horticultural products and livestock.

House File 1111, an act relating to the composition of representative districts located within Clinton County.

House File 1216, an act relating to the licensing of dogs and their immunization against rabies.

Senate File 253, an act relating to shorthand court reporters.

Senate File 643, an act relating to the registration of motor vehicles by a nonresident.

Senate File 1083, an act to revise, update, and correct certain sections of the Code of Iowa relating to schools, school corporations, and school elections.

Senate File 1139, an act relating to the issuance of public bonds.

Senate File 1140, an act relating to school bond taxes.

Senate File 1159, an act relating to the maximum amounts authorized to be levied for principal and interest of bonded indebtedness of certain school corporations that have entered into leases with merged area school corporations.

Senate File 1179, an act relating to distribution of trademarked articles.

Senate File 1180, an act relating to unfair trade discrimination.

Senate File 1209, an act relating to membership on the board of directors of economic development corporations.

A communication was received from the Governor announcing that on March 16, 1970, he approved and transmitted to the Secretary of State the following bills:

House File 615, 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".

House File 1060, an act providing an exemption from state income tax for active duty military service.

House File 1088, an act relating to the term of office of the president of the state fair board.

Senate File 87, an act to repeal the county option provisions of chapter one hundred twenty-three (123), Code 1966.

Senate File 440, an act relating to the granting of military service exemption benefits to dependents.

Senate File 1031, an act relating to probate inventories.

Senate File 1058, an act legalizing wills.

Senate File 1120, an act relating to the conveyance of land in Page County.

Senate File 1136, an act relating to information to be furnished property owners in negotiations for land for highway purposes.

Senate File 1138, an act relating to the protection of nongame birds.

GOVERNOR'S VETO MESSAGE

(House File 720)

OFFICE OF THE GOVERNOR

State Capitol

Des Moines, Iowa 50319

March 16, 1970

The Honorable William H. Harbor
Speaker of the House
Sixty-third General Assembly
State Capitol
Local

Honorable Members of the House:

I am returning herewith House File 720, the bill relating to eavesdropping and wiretapping, disapproved and without my signature, to the House in accordance with Article III, Section 16 of the Constitution of the State of Iowa.

Justice Louis Brandeis identified "the right to be let alone, the most comprehensive of rights and the right most valued by civilized man." He warned against public invasion of privacy by "purposeful action of the state," and he specifically called wire-tapping "a dirty business." It is much worse than that. It creates fear of government and fear of fellow citizens as evidenced by the huge volume of mail that I have received recently from private citizens.

I am fully aware that over the years, our citizens have sacrificed some individual freedoms for the sake of society in general. I am also aware of the wisdom of what John Stuart Mill wrote in his essay, "On Liberty", when he said,

"... there is also in the world... an increasing inclination to stretch unduly the powers of society over the individual, both by the force of opinion and even by that of legislation: and as the tendency of all the changes taking place in the world is to strengthen society, and diminish the power of the individual, this encroachment is not one of the evils which tend spontaneously to disappear, but, on the contrary, to grow more and more formidable."

The warning is so timely that it is hard to realize that it was sounded in 1859 rather than 1970.

Much more recently, but echoing Mill with specific reference to the subject of House File 720, the President's Commission on Law Enforcement and Administration of Justice has said:

"In a democratic society, privacy of communication is essential if citizens are to think and act creatively and constructively. Fear or sus-

pcion that one's speech is being monitored by a stranger, even without the reality of such activity, can have a seriously inhibiting effect upon the willingness to voice critical and constructive ideas. When dissent from the popular view is discouraged, intellectual controversy is smothered, the process for testing new concepts and ideas is hindered and desirable change is slowed. External restraints, of which electronic surveillance is but one possibility, are thus repugnant to citizens of such a society."

Wiretapping, as I said early in this session, is repugnant to me. Notwithstanding that fact, however, I conferred with legislators and law enforcement officers and others who were proponents of this measure, searching for information of (1) need, and (2) ways to protect innocent people if such a bill were to pass.

Congress passed the Omnibus Crime Control and Safe Streets Act in 1968, which authorized wiretapping and electronic surveillance for the purpose of attacking organized crime that could not be reached through other law enforcement methods. The aim was to get at gangland slayings, mafia and mafia-like controlled businesses. The second part of the proposal was to use wiretapping in matters posing threats to the national security.

I know that Iowa is not free from crime and I, like the people interested in this bill, support our law enforcement officers and work diligently to aid and assist them as they combat crime and as they work to make our communities safer for our families, neighbors and friends.

We are moving rapidly with the efforts of our new, yet well-organized Crime Commission. For example, we are developing an advanced state radio and communications network, establishing county crime commissions, setting up a police information retrieval system, and we are utilizing our productive law enforcement academy.

Also, the legislature has pending before it bills that will (1) establish a sorely needed crime laboratory; (2) provide the strengthening of our narcotics enforcement division by placing it with the Bureau of Criminal Investigation; and (3) establish a long overdue and much needed court unification plan that will strengthen our courts and the system by which persons may be charged, prosecuted and, if guilty, convicted.

These are powerful aids in our determination to curb crime, and do not encroach upon the sanctity of the basic rights of our fellow citizens.

These improvements in law enforcement, that you and I have an opportunity to advance, are aimed at the target of crime in Iowa. Wiretapping and eavesdropping, on the other hand, is aimed at the vicious, syndicated gangland and national security-type crime; crime that I cannot, fortunately, find evidence existing in Iowa to justify the encroachment upon the sanctity of innocent people's privacy.

I have heard it argued that a wiretap law in Iowa would be used to stop narcotics. Yet at the same time, I have been advised that there now exists adequate methods to stop the user and the pusher. It is then said that state wiretapping could be used to reach the supplier.

But we do not grow opium in Iowa or have heroin originating here. It must, therefore, come from outside our state as is true with other drugs, and wiretapping is already available under the federal law to combat this activity.

I have been told an Iowa wiretap law would be used to stop bombings yet at the same time, I am advised that the person against whom this would be used is already under two indictments as a result of evidence obtained under existing law enforcement procedures.

I have also been informed that such a law would be expected to be used in most felony-type cases, which is far broader than ever anticipated in the original concept of authorizing wiretapping. This acknowledged expansion of use lends credence to one's belief in a different, but related area, that small invasions of liberty carry with them the winds of tyranny.

The fact is, this brutal weapon of eavesdropping and wiretapping is not the effective tool in most crimes with which we are confronted in our state. It would not protect the farmer from an intruder, the lady or child on the street from an attacker, the businessman from the thief or the bad check, the victim of the passion killer, or the citizen that is duped by the scheme of the con artist. But, it would place all citizens in the position of never knowing whether someone was monitoring and listening to his or her conversation.

Any advantage of a wiretap law in Iowa today, where we are fortunate not to be plagued with gangland organized crime, does not outweigh that fear, both in reality and in the threat of not being able to communicate confidently with whomever one desires.

There is no way to tap only one side of a telephone conversation. Each time a telephone conversation is monitored, at least one person to whom the wiretap is not directed is the victim of snooping. In addition, most telephones are used by more than just the suspect and in those cases two innocent people are the victims of such invasion.

I am advised that one-half of the allowed wiretaps used are placed on public telephones. In that case, most conversations on a tapped line have been listened to by a third party without any possibility of obtaining evidence against the suspect. In a case of one wiretap, 466 innocent people had their conversations listened to when the order was for the purpose of overhearing one suspect's communications. It might be noted that while innocent people are having their conversations monitored, law enforcement personnel making the surveillance are not free to solve the kind of crime that exists in our state.

While the guilty might suspect that his telephone line would be tapped and, therefore, find other ways to communicate, the innocent would not only lack actual knowledge that outsiders were listening to his conversation but also would not be guarding against such invasion. Any evidence under House File 720 derived from the wire or oral communication intercepted in accordance with the provisions of the act could be given as derivative evidence "before any grand jury in this state, or in any court of the United States or in any state, or in any federal or state grand-jury proceeding."

This means that evidence obtained from a person, a person against whom there had not even been an order authorizing a wiretap, could be used against him in any civil or criminal court.

Without an established need for wiretapping and eavesdropping in our state in addition to the federal wiretap law, it would be unfair to burden Iowans with the fear that they could not enjoy the right of privacy.

One who works in law enforcement recently summed it up well when he said, "Governor, you're right. We haven't made a case for the wiretap bill."

Sincerely,
ROBERT D. RAY
Governor

REPORTS OF COMMITTEES

Millen of Jefferson-Van Buren, from the committee on human and industrial relations, submitted the following reports:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred **House File 422**, a bill for an act relating to equipment of locomotives and cabooses, begs leave to report it has had 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

Also:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred **House File 1220**, a bill for an act relating to the regulation of surface mining, and making surface mines as well as underground mines subject to safety regulation by the department of mines and minerals, begs leave to report it has had 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

Also:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred **Senate File 82**, a bill for an act to authorize the industrial commissioner to order the taking of depositions in workmen's compensation 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**.

FLOYD H. MILLEN, Chairman

Also:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred **Senate File 83**, a bill for an act relating to the duties of the industrial commissioner, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

FLOYD H. MILLEN, Chairman

Also:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred **Senate File 173**, 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 pass**.

FLOYD H. MILLEN, Chairman

Also:

MR. SPEAKER: Your committee on human and industrial relations, to whom was referred **Senate File 620**, a bill for an act authorizing the issuance of an operator's license to persons legally blind for identification only, begs leave to report it has had 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

Miller of Page, from the committee on transportation, submitted the following report:

MR. SPEAKER: Your committee on transportation, to whom was referred **Senate File 1178**, a bill for an act relating to enforcement of motor vehicle laws 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 be amended as follows, and when so amended the bill do pass:

Amend Senate File 1178, as passed by the Senate, as follows:

1. Page 1, line 12, by inserting after the word "trucks" the words "and trailers".
2. Page 2, line 4, by inserting after the word "of" the words "performing the duties imposed by".
3. Page 2, line 27, by inserting after the numbers "(321.485)" the words and numbers "through three hundred twenty-one point four hundred ninety-two (321.492)".
4. Page 3, lines 1 and 2, by striking the words and numbers "section three hundred twenty-one point four hundred eighty-seven (321.487)" and inserting in lieu thereof the words and numbers "sections three hundred twenty-one point four hundred eighty-five (321.485) through three hundred twenty-one point four hundred ninety-two (321.492)".
5. Page 5, line 12, by inserting before the word "commission" the words "state commerce".
6. Page 5, line 15, by inserting before the word "commission" the words "state commerce".
7. Page 5, line 17, by striking the word "its" and inserting in lieu thereof the words "such commission's".
8. Page 5, line 35, by inserting before the word "commission" the words "state commerce".
9. Page 6, line 3, by inserting before the word "commission" the words "state commerce".
10. Page 6, line 5, by striking the word "its" and inserting in lieu thereof the words "such commission's".
11. Page 6, line 11, by inserting before the word "commission" the words "state commerce".
12. Page 6, line 14, by inserting before the word "commission" the words "state commerce".
13. Page 6, line 16, by striking the word "its" and inserting in lieu thereof the words "such commission's".
14. Page 6, line 27, by striking the word "its" and inserting in lieu thereof the words "such commission's".
15. Page 6, line 31, by inserting after the word "duties" the words "if agreed to by the employee".
16. Page 6, line 32, by striking the word "may" and inserting in lieu thereof the word "shall".
17. Page 7, line 4, by inserting after the word "salary" the word "amount".
18. Page 7, line 16, by adding after the period the following:
In the fiscal year beginning July 1, 1971 and thereafter, the division of motor truck regulation shall operate from funds appropriated from the primary road fund.
19. Page 7, line 29, by inserting after the word "commissioner" the words "of public safety".
20. Page 7, line 32, by striking the word "its" and inserting

in lieu thereof the words "the highway commission's".

21. By adding thereto the following new sections:

Sec. 19. Any equipment, uniforms, supplies, or other materials under the control of the state highway commission, Iowa state commerce commission, Iowa reciprocity board, or department of revenue, the need for which is obviated by the provisions of this Act, shall, at the request of the commissioner of public safety, be transferred to the department of public safety for use by the division of motor truck regulation.

Sec. 20. The provisions of this Act shall become effective January 1, 1971.

LEROY S. MILLER, 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 1040, a bill for an act relating to the development and reconstruction of a historical site and making an appropriation therefor, begs leave to report it has the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 1040, page 1, by striking from line 5 after the second word "of" the words and figures "fifty thousand (50,000)" and inserting in lieu thereof the words and figures "ten thousand (10,000)".

JOHN CAMP, Chairman.

AMENDMENTS FILED

- 1 Amend the Senate amendment, appearing on pages 961
- 2 through 964, inclusive, of the House Journal, to House File
- 3 1, as amended and passed by the Senate, by striking lines
- 4 107 through 112, inclusive, and inserting in lieu thereof
- 5 the following:
- 6 2. By striking from line twelve (12) the words "prior
- 7 to April first" and inserting in lieu thereof the words
- 8 "after January thirty-first".
- 9 3. By inserting in line thirteen (13) after the word
- 10 "fee" the words ", plus penalties,".

MILLER of Page

- 1 Amend the committee on cities and towns amendment to
- 2 House File 246, reported on pages 830 through 835 of the House
- 3 Journal of March 9, 1970, by striking from lines 91 and 92 the
- 4 words ", with the approval of a majority of the board of super-
- 5 visors,".

LIPSKY of Linn

- 1 Amend the committee on cities and towns amendment to House
- 2 File 246, reported on pages 830 through 835 of the House Journal
- 3 of March 9, 1970, as follows:
- 4 1. By striking lines 48 through 58.
- 5 2. By striking from line 59 the words "or the city or town".
- 6 3. By striking from lines 84 and 85 the words "or proper local
- 7 official if the tax is administered locally".

8 4. By striking from lines 108 and 109 the words "or the appro-
9 priate local official if the tax is administered locally".

10 5. By striking lines 162, 163, and 164 and inserting in lieu
11 thereof the following:

12 Sec. 10. The department of revenue shall administer any
13 local income, earnings, or sales and use tax. The director, in
14 consultation with local officials,.

LIPSKY of Linn

1 Amend House File 1333, page one (1), line eleven (11), by
2 inserting after "(68)" the words "or any other trailer or semi-
3 trailer designed to be pulled by a private passenger motor
4 vehicle designed to carry nine passengers or less or by a
5 pickup truck as defined in section three hundred twenty-one
6 point one (321.1) of the Code".

WINKELMAN of Calhoun

1 Amend House File 1241 by striking from line 8
2 the words "one and one-half" and insert in lieu
3 thereof the word "two".

COCHRAN of Webster

1 Amend House File 1256 by striking lines four (4) through
2 twelve (12) and inserting the following in lieu thereof:
3 Section 1. • Section four hundred seventy-two point twenty-six
4 (472.26), Code 1966, is hereby repealed and the following
5 enacted in lieu thereof:

6 "A landowner shall not be dispossessed, under condemnation
7 proceedings, of his residence, dwelling house, outhouse, orchard,
8 or garden, until the damages thereto have been finally determined
9 and paid; provided, however, that in the event property described
10 in this section is condemned for highway purposes, the
11 condemning authority shall have the right to possession either:
12 (1) immediately after the damages thereto have been finally
13 determined and paid; or (2) immediately after one hundred and
14 eighty days have expired after the application for condemnation
15 has been filed with the sheriff pursuant to section four
16 hundred seventy-two point three (472.3) of the Code.

17 This section shall not apply to condemnation proceedings
18 for drainage or levee improvements, or for public school
19 purposes."

HOLDEN of Scott
MILLER of Page

1 Amend Senate File 1181 as follows:
2 1. Page 3, by inserting after line 18 the
3 following section:

4 Sec. 7. Section three hundred twenty-one point
5 one hundred eighty-four (321.184), Code 1966, is hereby
6 amended by striking lines five (5) through eleven (11),
7 inclusive, and inserting in lieu thereof the words
8 "shall contain the verified consent and confirmation
9 of applicant's birthday by both the father and mother
10 of applicant, or the parent having custody in the event
11 of the legal separation or the death of one parent; if
12 neither parent is living, the guardian or other person

13 having custody, or the employer, of such minor may
14 consent. Officers and employees of the department are
15 hereby authorized to administer such oaths without
16 charge."

17 2. By renumbering the subsequent sections.

SHAW of Scott

1 Amend Senate File 178 by adding thereto the following new
2 section:

3 Section four hundred ten point one (410.1), Code 1966, is
4 hereby amended by striking from line four (4) the word "shall" and
5 inserting in lieu thereof the word "may".

WELDEN of Hardin

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Tuesday, March 17, 1970.

JOURNAL OF THE HOUSE

Sixty-fifth Calendar Day—Forty-seventh Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, MARCH 17, 1970.

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

Prayer was offered by the Reverend Henry Nelson, pastor of the First Baptist Church, Cedar Falls, Iowa.

The Journal of Monday, March 16, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Franklin of Polk on request of Schwartz of Wapello; Rodgers of Dallas on request of Middleswart of Warren.

PRESENTATION OF VISITORS

Hamilton of Cedar presented to the House the Honorable A. L. Mensing, former member of the House in the Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth, Sixtieth Extra, Sixty-first and Sixty-second General Assemblies, representing Cedar County.

Van Drie of Story presented to the House the Honorable Albert Steinberg, former member of the House in the Forty-eighth, Forty-ninth, Fiftieth, Fifty-first and Fifty-second General Assemblies, representing Story County.

The Speaker announced the following visitors were present in the House chamber:

Fifty-two fifth grade students from Nevada Community School, accompanied by their teachers, Mrs. Monica Gallagher and Mrs. Lynn Kodey. By Van Drie of Story and Cunningham of Story.

Thirty-eight government class senior students from Belmont High School, accompanied by their teacher, Mr. Gray. By Duitscher of Wright.

Ten students from the work study class of Carroll County, accompanied by their sponsor, Gib Johnson. By Knoblauch of Carroll.

Thirty-five students from Mormon Trail High School, accompanied by their teacher, Mr. Todd. By Warren of DeCATUR-WAYNE.

Twenty-one eighth grade students from Oskaloosa Christian School, accompanied by Mr. Bouma, principal; Mr. Starkenburg and Mr. Boender. By Pierson of MAHASKA.

Thirty-six senior government class students from Boone Valley Community Schools, accompanied by their teacher, C. W. Gillespie. By Knight of Humboldt-Pocahontas.

Fifty-four senior students from North Mahaska High School, New Sharon, Iowa, accompanied by Mr. and Mrs. Omer Seitsinger and Mr. and Mrs. Dan Simmering. By Pierson of MAHASKA.

Ninety-five students from Woodside Junior High School, Des Moines, Iowa, accompanied by their teachers, Mrs. Mayrose and Mr. Holliday. By Polk County delegation.

Twenty-nine government class students from Stratford Community School, accompanied by their teacher, Robert Hudson. By Rex of Hamilton.

PETITIONS FILED

The following petitions were received and placed on file:

By Knight of Humboldt-Pocahontas, from seven residents of Pocahontas County opposing Senate File 1142, relating to Iowa High School Athletic Association.

By Brinck of Lee, two resolutions from the City Council of Keokuk, Iowa, endorsing legislation favoring local option taxes and low rent housing.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 422, 1040 and 1220 and Senate Files 82, 83, 173, 620 and 1178, under Rule 35.

INTRODUCTION OF BILL

House File 1340, by Gannon, a bill for an act relating to packaging and labeling of commodities for sale to consumers, and to provide a penalty for violation of the provisions of this act.

Read first time and referred to sifting committee.

SENATE MESSAGES CONSIDERED

Senate File 1137, a bill for an act to restrict the use of firearms.

Read first time and referred to **sifting committee**.

Senate File 1281, a bill for an act relating to workmen's compensation.

Read first time and referred to **sifting committee**.

ADOPTION OF HOUSE RESOLUTION 106

Crabb of Crawford asked and received unanimous consent to take up for immediate consideration **House Resolution 106**, found on pages 1037 and 1038 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

SENATE FILE 1202 RE-REFERRED

The Speaker announced that **Senate File 1202** previously referred to the committee on higher education is re-referred to the committee on **appropriations**.

SENATE AMENDMENT CONSIDERED

Miller of Page called up for consideration **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, amended by the Senate as follows:

Amend House File 1, as amended and passed by the House, as follows:

1. Page 4, by inserting after line 6 the following new subsection:

"14. 'Compact miles' means the total miles a fleet operates in this state and in all states with whom Iowa has an apportionment registration agreement and with whom the fleet owner has or will register vehicles on an apportionment registration basis."

2. Page 5, by striking lines 6 through 35, inclusive, and page 6, by striking lines 1 through 6, inclusive, and inserting in lieu thereof the following:

"Sec. 7. The board may, pursuant to section six (6) of this Act, provide for proportional registration between this state and other jurisdictions of fleets of commercial vehicles owned by residents or nonresidents engaged in interstate commerce or simultaneously engaged in interstate and intrastate commerce. The owners of fleets of commercial vehicles subject to proportional registration under apportionment agreements

negotiated by the board shall file a sworn statement with the board which shall contain the following information and such other information as the board may require:

1. Total fleet miles for the preceding year.
2. Instate miles for the preceding year.
3. A description and identification of each vehicle which is part of the fleet for which proportional registration is sought.

The dollar amount of registration fees due this state for each fleet subject to proportional registration shall be computed as follows:

1. Divide total fleet miles during the preceding year into instate miles during the preceding year to determine the percentage of total fleet mileage allocable to this state.
2. Determine the sum total amount necessary to register each and every vehicle in the fleet based on the annual registration fees prescribed in chapter three hundred twenty-one (321) of the Code.
3. Multiply the percentage obtained under subsection one (1) of this section by the sum total obtained under subsection two (2) of this section.

4. The product so obtained under subsection three (3) of this section shall be the amount payable by the owner for proportional registration of the fleet for the registration year. Payment of registration fees shall be made in accordance with law.

Sec. 8. Notwithstanding any other law to the contrary, and as an alternative to the procedure set out in section seven (7) of this Act, the board may enter into agreements providing for proportional registration between this state and other jurisdictions of fleets of commercial vehicles owned by residents or nonresidents engaged in interstate commerce or simultaneously engaged in interstate and intrastate commerce on this basis of compact miles.

The Iowa prorate percent will be computed by dividing the Iowa miles by the compact miles as defined in section three (3) of this Act. If the composite percentage paid by the Iowa resident to each of the states a party to an apportioned registration agreement with Iowa for apportioned registrations is less than one hundred percent, the Iowa reciprocity board will redetermine the registration fees due the State of Iowa to bring the composite percent to one hundred percent. If the composite percent paid by the nonresident fleet operator to each of the states a party to an apportioned registration agreement with Iowa for apportioned registration fees on vehicles base plated in Iowa is less than one hundred percent, the Iowa reciprocity board will redetermine the registration fees due the State of Iowa to bring the composite percent to one hundred percent on such Iowa base plated vehicles."

3. Page 6, line 7, by inserting after the word "fleet" the words "or compact".

4. Page 6, line 27, by striking the words "five dollars" and inserting in lieu thereof the following: "ten dollars for each truck or truck tractor and two dollars for each trailer".

5. Page 7, line 2, by inserting after the word "Code" the

following: "but in no case less than that required by section eleven (11) of this Act".

6. Page 7, by striking the words "if the replacement" in line 20 and by striking all of lines 21, 22, 23, and 24 and inserting in lieu thereof the following: "or for transfer of credentials shall be seven dollars."

7. Page 10, by striking from lines 34 and 35 the words "five dollars for each plate," and inserting in lieu thereof the following: "one dollar for each plate, and two dollars for each".

8. Page 11, line 3, by inserting after the word "section" the following: "except that no charge shall be made for the initial registration receipt or cab card issued for each vehicle registered pursuant to an apportionment registration agreement".

9. Page 11, line 5, by inserting after the word "required" the following: "and a fee of one dollar shall be charged for each duplicate or replacement registration receipt or cab card".

10. Page 18, by inserting after line 11 the following new section:

"Sec. 29. A fee shall be charged for copies of such records as may be provided from the office of the board or the executive secretary. Such fee shall be one dollar for the first page and fifty cents for each additional page of copy received at any one time."

11. Page 14, by adding after line 26 the following new sections:

a. "Chapter one hundred ninety-seven (197), section two (2), Acts of the Sixty-third General Assembly, First Session, which repealed and replaced section three hundred twenty-one point one hundred six (321.106), Code 1966, is hereby amended as follows:

1. By striking from line eleven (11) the word 'Registration' and inserting in lieu thereof the words 'Where there is a delinquency, registration'.

2. By inserting in line thirteen (13) after the word 'vehicle' the words ', but if such vehicle is registered after April first, the registration fees shall be computed on the basis of one-twelfth of the annual registration fees as provided in this chapter by the number of unexpired months of the year'.

3. By striking from line fourteen (14) the word 'April' and inserting in lieu thereof the word 'February'."

b. "If the laws of any other state or country impose any taxes, fees, charges, penalties, obligations, prohibitions, or limitations of any kind upon the vehicles of residents of Iowa, in addition to those imposed upon the vehicles of residents of such other state or country by the State of Iowa, the department may impose and collect fees and charges in the same amount and impose the same obligations, prohibitions, or limitations upon the owner or operator of a vehicle registered in such other state or country."

c. "Section three hundred twenty-one point one hundred seven (321.107), Code 1966, is hereby amended by adding at the end thereof the following new paragraphs:

'No reduction in the registration fee shall be allowed

by the Iowa reciprocity board until the applicant files satisfactory evidence to prove that there is no delinquency in registration.

If the applicant pays a penalty for any delinquent registration, the same penalty shall be assessed on the fees collected to increase the registered weight of the vehicle, if the increased weight is requested within forty-five days from the date the delinquent vehicle is registered for that year."

12. By numbering the sections in conformity with this amendment.

13. Amend the title by inserting in page 1, line 1, after the word "to" the following: "motor vehicle registration fees and to the".

Miller of Page offered the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment, appearing on pages 961 through 964, inclusive, of the House Journal, to House File 1, as amended and passed by the Senate, by striking lines 107 through 112, inclusive, and inserting in lieu thereof the following:

2. By striking from line twelve (12) the words "prior to April first" and inserting in lieu thereof the words "after January thirty-first".

3. By inserting in line thirteen (13) after the word "fee" the words ", plus penalties,".

The amendment was adopted.

Schroeder of Pottawattamie offered from the floor the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 1 by striking from line 88 the words "one dollar" and inserting in lieu thereof the words "two dollars".

Roll call was requested by Schroeder of Pottawattamie and Miller of Page.

On the question "Shall the amendment be adopted?"

The ayes were, 51:

Brinck	Kreamer	Milligan	Shepherd
Cochran	Lippold	Nolting	Skinner
Den Herder	Lipsky	Ossian	Stromer
Doyle	Logemann	Perkins	Strothman
Drake	Logue	Peterson	Tapscott
Duitscher	McCartney	Priebe	Tieden
Ellsworth	McCormick	Radl	Van Drie
Ewell	McIntyre	Rex	Van Nostrand
Gannon	Mendenhall	Roorda	Varley
Huff	Mezvinsky	Schmeiser	Walter
Kehe	Millen	Schroeder	Weichman
Kennedy of	Miller of	Schwartz	Wells
Chickasaw	Des Moines	Shaw	Mr. Speaker
Knuever			

The nays were, 49:

Alt	Dougherty	Johnson of	Mohrfeld
Andersen	Dunton	Audubon	Nelson
Baker	Edgington	Kennedy of	Newton
Battles	Fischer of	Dubuque	Nielsen
Bennett	Grundy	Knight	Poncy
Bergman	Freeman of	Kruse	Stokes
Blouin	Clay-Dickinson	Lawson	Strand
Caffrey	Goode	Mayberry	Stroburg
Christensen	Hamilton	Menefee	Van Roekel
Corey	Hansen of	Miller of	Voorhees
Crabb	Black Hawk	Jones	Waugh
Crosier	Hanson of	Miller of	Welden
Cunningham	Howard-Mitchell	Marshall	Winkelman
Darrington	Holden	Miller of	Wolfe
Dietz		Page	

Absent or not voting, 24:

Camp	Graham	Knoblauch	Pierson
Campbell	Grassley	Koch	Renda
Dooley	Hill	Langland	Rodgers
Fisher of	Jesse	Middleswart	Sanders
Greene	Johnston of	O'Hearn	Sorg
Franklin	Johnson	Pelton	Warren
Freeman of	Kitner		
Buena Vista			

The amendment was adopted.

Miller of Page moved that the House concur in the Senate amendment as further amended by the House.

Motion prevailed and the House concurred in the Senate amendment as amended by the House.

Miller of Page moved that the bill, as amended by the Senate, further amended by the House, and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

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

The ayes were, 100:

Alt	Dietz	Freeman of	Johnson of
Andersen	Dougherty	Clay-Dickinson	Audubon
Baker	Doyle	Gannon	Kluever
Battles	Drake	Goode	Knight
Bergman	Duitscher	Graham	Knoblauch
Brinck	Dunton	Grassley	Koch
Caffrey	Edgington	Hamilton	Kreamer
Campbell	Ellsworth	Hansen of	Kruse
Christensen	Ewell	Black Hawk	Lawson
Cochran	Fischer of	Hanson of	Lippold
Corey	Grundy	Howard-Mitchell	Lipsky
Crabb	Fisher of	Hill	Logemann
Crosier	Greene	Holden	Logue
Cunningham	Freeman of	Huff	Mayberry
Darrington	Buena Vista		McCartney

McCormick	Milligan	Roorda	Tapscott
Mendenhall	Mohrfeld	Sanders	Tiedens
Menefee	Nelson	Schroeder	Van Drie
Middleswart	Newton	Schwartz	Van Nostrand
Millen	Nielsen	Shaw	Van Roekel
Miller of	Nolting	Shepherd	Varley
Des Moines	O'Hearn	Skinner	Waugh
Miller of	Ossian	Sorg	Weichman
Jones	Perkins	Stokes	Welden
Miller of	Peterson	Strand	Wells
Marshall	Priebe	Stroburg	Winkelman
Miller of	Rex	Stromer	Wolfe
Page		Strothman	Mr. Speaker

The nays were, 9:

Bennett	Kennedy of	Mezvinsky	Schmeiser
Blouin	Chickasaw	Poncy	Walter
	McIntyre	Radl	

Absent or not voting, 15:

Camp	Johnston of	Kitner	Rodgers
Den Herder	Johnson	Langland	Voorhees
Dooley	Kehe	Pelton	Warren
Franklin	Kennedy of	Renda	
Jesse	Dubuque		

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 WAYS AND MEANS CALENDAR

House File 1334, a bill for an act relating to computation of interest and penalties on income tax, 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. 1334)

The ayes were, 105:

Alt	Dietz	Grassley	Koch
Andersen	Dougherty	Hamilton	Kreamer
Baker	Doyle	Hansen of	Kruse
Battles	Drake	Black Hawk	Langland
Bennett	Duitscher	Hanson of	Lawson
Bergman	Dunton	Howard-Mitchell	Lipsky
Blouin	Edgington	Hill	Logemann
Brinck	Ellsworth	Holden	Logue
Camp	Fisher of	Huff	Mayberry
Campbell	Greene	Johnson of	McCartney
Christensen	Freeman of	Audubon	McCormick
Cochran	Buena Vista	Kehe	McIntyre
Corey	Freeman of	Kennedy of	Mendenhall
Crabb	Clay-Dickinson	Dubuque	Menefee
Cunningham	Gannon	Kitner	Mezvinsky
Darrington	Goode	Cluever	Middleswart
Den Herder	Graham	Knight	Millen

Miller of Des Moines	Ossian Pelton	Shaw Shepherd	Van Nostrand Van Roekel
Miller of Jones	Perkins Peterson	Skinner Sorg	Varley Voorhees
Miller of Marshall	Poncy Priebe	Stokes Strand	Walter Warren
Milligan Mohrfeld	Rex Roorda	Stroburg Stromer	Waugh Weichman
Nelson Nielsen	Sanders Schmeiser	Strothman Tapscott	Wells Winkelman
Nolting O'Hearn	Schroeder Schwartz	Tieden Van Drie	Mr. Speaker

The nays were, none.

Absent or not voting, 19:

Caffrey	Franklin	Knoblauch	Radi
Crosier	Jesse	Lippold	Renda
Dooley	Johnston of Johnson	Miller of Page	Rodgers Weldan
Ewell	Kennedy of Chickasaw	Newton Pierson	Wolfe

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

APPROPRIATIONS CALENDAR

House File 1232, a bill for an act discontinuing the refund of tax on motor fuel used in watercraft, and allocating such moneys to the state conservation fund, and providing for a legislative service bureau study relative thereto, 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 appropriations and moved its adoption:

Amend House File 1232 as follows:

1. Page 1, line 18, by inserting after the word "watercraft" the words and numbers "after July 1, 1971".
2. Page 1, line 19, by inserting a period after the word "fund".
3. Page 1, line 19, by striking the word "and" and inserting in lieu thereof the words "Moneys in such fund".

The amendment was adopted.

Tieden of Clayton offered the following amendment from the floor and moved its adoption:

Amend House File 1232 as follows:

1. Page 1, by striking all of lines 11 through 16 and inserting in lieu thereof the following: "There is hereby created a marine fuel tax fund. Such fund shall represent the net proceeds of motor fuel tax attributable to motor fuel used in watercraft."
2. By striking all of the title after the word "Act" and inserting in lieu thereof the following: "relating to

motor fuel used in watercraft, the creation of a marine fuel tax fund, and the allocation of such fund to the use of the conservation commission."

The amendment was adopted.

Baker of Boone offered the following amendment filed by him:

Amend House File 1232 as follows:

1. Page 1, by inserting after line 22 the following:
"1. Dredging and renovation of natural lakes of this state."
2. Pages 1 and 2, by renumbering the subsections.
3. Page 2, by inserting after line 5 the following:

"The state conservation commission shall establish an order of priority based upon need for the use of funds provided for by this section. Funds shall first be used for dredging and the renovation of natural lakes of this state and thereafter for such need as contained in the state conservation commission's order of priority."

Division of the amendment was requested.

Baker of Boone moved the adoption of amendments 1 and 2, lines 1 through 4, of his amendment.

Amendments 1 and 2 were adopted.

Baker of Boone moved the adoption of amendment 3, lines 5 through 11, of his amendment.

Roll call was requested by Baker of Boone and Christensen of Clarke-Union.

On the question "Shall amendment 3 be adopted?"

The ayes were, 23:

Baker	Freeman of	Logemann	Renda
Bennett	Buena Vista	Mayberry	Sanders
Bergman	Freeman of	Miller of	Skinner
Blouin	Clay-Dickinson	Page	Waugh
Caffrey	Jesse	Nelson	Wells
Ewell	Kehe	Priebe	Wolfe
	Lawson	Radl	

The nays were, 82:

Alt	Dietz	Grassley	Knoblauch
Anderson	Dougherty	Hamilton	Kruse
Battles	Doyle	Hanson of	Langland
Brinck	Duitscher	Howard-Mitchell	Lippold
Campbell	Dunton	Holden	Lipsky
Christensen	Edgington	Huff	Logue
Cochran	Ellsworth	Johnson of	McCartney
Corey	Fischer of	Audubon	McCormick
Crabb	Grundy	Kennedy of	McIntyre
Crosier	Fisher of	Chickasaw	Mendenhall
Cunningham	Greene	Kitner	Menefee
Darrington	Gannon	Kluever	Mezvinsky
Den Herder	Goode	Knight	Middleswart

Millen	O'Hearn	Shepherd	Van Roekel
Miller of	Ossian	Sorg	Varley
Des Moines	Pelton	Stokes	Voorhees
Miller of	Perkins	Strand	Walter
Jones	Peterson	Stroburg	Warren
Miller of	Poncy	Stromer	Weichman
Marshall	Roorda	Strothman	Weiden
Mohrfeld	Schmeiser	Tieden	Winkelman
Newton	Schroeder	Van Drie	Mr. Speaker
Nielsen	Shaw		

Absent or not voting, 19:

Camp	Hansen of	Kennedy of	Pierson
Dooley	Black Hawk	Dubuque	Rex
Drake	Hill	Koch	Rodgers
Franklin	Johnston of	Kreamer	Schwartz
Graham	Johnson	Milligan	Tapscott
		Nolting	Van Nostrand

The amendment lost.

Welden of Hardin offered the following amendment from the floor and moved its adoption:

Amend House File 1232 as follows:

Strike on page 2 all of line 35 after the word "be", and on page 3, line 1 the words "following years to determine", and insert in lieu thereof the following: "used by the legislature in determining".

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. 1232)

The ayes were, 105:

Alt	Doyle	Jesse	McIntyre
Andersen	Dunton	Johnson of	Mendenhall
Baker	Edgington	Audubon	Menefee
Battles	Ellsworth	Johnston of	Mezvinisky
Bennett	Ewell	Johnson	Middleswart
Bergman	Fisher of	Kennedy of	Millen
Blouin	Greene	Dubuque	Miller of
Brinck	Freeman of	Kitner	Jones
Caffrey	Buena Vista	Kluever	Miller of
Camp	Freeman of	Knight	Marshall
Campbell	Clay-Dickinson	Kreamer	Mohrfeld
Christensen	Gannon	Kruse	Nelson
Cochran	Graham	Langland	Newton
Corey	Grassley	Lawson	Nolting
Crabb	Hamilton	Lippold	O'Hearn
Crosier	Hansen of	Lipsky	Ossian
Cunningham	Black Hawk	Logeman	Pelton
Darrington	Hanson of	Logue	Perkins
Den Herder	Howard-Mitchell	Mayberry	Peterson
Dietz	Hill	McCartney	Poncy
Dougherty	Huff	McCormick	Priebe

Radl	Shepherd	Tieden	Waugh
Renda	Sorg	Van Drie	Weichman
Rex	Stokes	Van Nostrand	Welden
Roorda	Strand	Van Roekel	Wells
Sanders	Stroburg	Varley	Winkelman
Schroeder	Stromer	Voorhees	Wolfe
Schwartz	Strothman	Walter	Mr. Speaker
Shaw	Tapscott	Warren	

The nays were, 7:

Goode	Kennedy of	Miller of	Schmeiser
Holden	Chickasaw	Page	Skinner
Kehe			

Absent or not voting, 12:

Dooley	Fischer of	Koch	Nielsen
Drake	Grundy	Miller of	Pierson
Duitscher	Franklin	Des Moines	Rodgers
	Knoblauch	Milligan	

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 491, a bill for an act authorizing the establishment of rural water districts.

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

House File 1222, a bill for an act relating to sales and use tax on newsprint.

Also: That the Senate has amended House amendment to, concurred in House amendment as amended and passed:

Senate File 1135, a bill for an act relating to the power of eminent domain.
CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 491

Amend House File 491, as amended, passed and reprinted by the House, as follows:

1. Page 3, line 20, by inserting after the word "is" the word "reasonably".
2. Page 6, line 7, by inserting at the end of line 7 the word "or".
3. Page 6, line 8, by striking the following: ", or by eminent domain proceedings,".
4. Page 6, by inserting at the end of line 10 the following: ", to acquire easements for water lines and reservoirs by condemnation proceedings,".
5. Page 6, by inserting after the period in line 12 the following sentence: "Condemnation proceedings shall not apply to existing wells, ponds or reservoirs."

**SENATE AMENDMENT TO THE HOUSE AMENDMENT
TO SENATE FILE 1135**

Amend the House amendment to Senate File 1135 as follows:

1. Lines 15 and 16 by striking the words "and this section" and inserting in lieu thereof "to utilities and railroads".
2. Line 24, by inserting after the word "utility" the words "or railroad".
3. Line 27, by inserting after the word "and" a comma.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Varley of Adair-Madison in the chair.

**CONSIDERATION OF BILLS
NONCONTROVERSIAL CALENDAR**

Senate File 1149, a bill for an act relating to publication of the opinions of the supreme court, 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. 1149)

The ayes were, 89:

Alt	Fisher of	Lippold	Roorda
Andersen	Greene	Lipsky	Sanders
Baker	Freeman of	Logue	Schmeiser
Battles	Buena Vista	Mayberry	Schroeder
Bergman	Freeman of	McCormick	Schwartz
Blouin	Clay-Dickinson	McIntyre	Shepherd
Brinck	Gannon	Mendenhall	Skinner
Caffrey	Goode	Menefee	Sorg
Campbell	Graham	Mezvinsky	Stokes
Cochran	Grassley	Middleswart	Strand
Corey	Hamilton	Millen	Stroburg
Cunningham	Hanson of	Miller of	Stromer
Darrington	Howard-Mitchell	Jones	Strothman
Den Herder	Huff	Miller of	Tapscott
Dietz	Johnson of	Marshall	Van Drie
Dooley	Audubon	Mohrfeld	Van Nostrand
Dougherty	Kennedy of	Nelson	Voorhees
Doyle	Dubuque	Newton	Walter
Drake	Kitner	Nolting	Waugh
Duitscher	Knight	Ossian	Weichman
Dunton	Knoblauch	Pelton	Winkelman
Ellsworth	Koch	Pierson	Wolfe
Ewell	Kreamer	Poncy	Mr. Speaker
Fischer of	Kruse	Radl	(Varley)
Grundy	Langland	Rex	

The nays were, none.

Absent or not voting, 35:

Bennett	Hill	Logemann	Peterson
Camp	Holden	McCartney	Priebe
Christensen	Jesse	Miller of	Renda
Crabb	Johnston of	Des Moines	Rodgers
Crosier	Johnson	Miller of	Shaw
Edgington	Kehe	Page	Tieden
Franklin	Kennedy of	Milligan	Van Roekel
Hansen of	Chickasaw	Nielsen	Warren
Black Hawk	Kluever	O'Hearn	Welden
Harbor	Lawson	Perkins	Wells

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

APPROPRIATIONS CALENDAR

SENATE FILE 1221 SUBSTITUTED FOR HOUSE FILE 1317

Camp of Clinton asked and received unanimous consent to substitute **Senate File 1221** for **House File 1317**.

Senate File 1221, a bill for an act relating to members of the interstate cooperation commission, 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. 1221)

The ayes were, 96:

Alt	Fischer of	Langland	Radl
Andersen	Grundy	Lippold	Renda
Baker	Fisher of	Lipsky	Rex
Battles	Greene	Logemann	Roorda
Bergman	Freeman of	Logue	Sanders
Blouin	Buena Vista	Mayberry	Schroeder
Brinck	Freeman of	McIntyre	Schwartz
Caffrey	Clay-Dickinson	Mendenhall	Shepherd
Camp	Gannon	Menefee	Skinner
Campbell	Goode	Mezvinsky	Sorg
Christensen	Graham	Middleswart	Stokes
Cochran	Grassley	Miller of	Strand
Corey	Hamilton	Des Moines	Stroburg
Crabb	Hanson of	Miller of	Stromer
Cunningham	Howard-Mitchell	Jones	Strothman
Darrington	Hill	Miller of	Tapscott
Den Herder	Holden	Marshall	Van Drie
Dietz	Huff	Mohrfeld	Van Nostrand
Dooley	Jesse	Nelson	Voorhees
Dougherty	Johnson of	Newton	Warren
Doyle	Audubon	Nolting	Weichman
Drake	Kennedy of	O'Hearn	Welden
Duitscher	Dubuque	Ossian	Wells
Dunton	Knight	Pelton	Winkelman
Edgington	Knoblauch	Peterson	Wolfe
Ellsworth	Kreamer	Poncy	Mr. Speaker
	Kruse	Priebe	(Varley)

The nays were, none.

Absent or not voting, 28:

Bennett	Kehe	McCormick	Rodgers
Crosier	Kennedy of	Millen	Schmeiser
Ewell	Chickasaw	Miller of	Shaw
Franklin	Kitner	Page	Tieden
Hansen of	Kluever	Milligan	Van Roekel
Black Hawk	Koch	Nielsen	Walter
Harbor	Lawson	Perkins	Waugh
Johnston of	McCartney	Pierson	
Johnson			

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

HOUSE FILE 1317 WITHDRAWN

Camp of Clinton asked and received unanimous consent to withdraw **House File 1317** from further consideration by the House.

House File 1330, a bill for an act relating to the construction of an administration building for the state highway commission, was taken up for consideration.

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. 1330)

The ayes were, 89:

Andersen	Fischer of	Mayberry	Priebe
Baker	Grundy	McCartney	Radl
Battles	Fisher of	McIntyre	Renda
Bergman	Greene	Mendenhall	Sanders
Blouin	Gannon	Menefee	Schmeiser
Brinck	Goode	Mezvinsky	Schwartz
Caffrey	Grassley	Middleswart	Shepherd
Camp	Hamilton	Miller of	Skinner
Campbell	Hanson of	Des Moines	Sorg
Christensen	Howard-Mitchell	Miller of	Stokes
Cochran	Hill	Jones	Strand
Crabb	Holden	Miller of	Stroburg
Crosier	Huff	Marshall	Tapscott
Cunningham	Johnson of	Milligan	Tieden
Darrington	Audubon	Mohrfeld	Van Drie
Dietz	Kehe	Nelson	Van Nostrand
Dooley	Kitner	Newton	Van Roekel
Dougherty	Knoblauch	Nielsen	Walter
Doyle	Kreamer	Nolting	Warren
Drake	Kruse	O'Hearn	Weichman
Duitscher	Langland	Ossian	Welden
Dunton	Lawson	Pelton	Winkelman
Edgington	Lippold	Pierson	Mr. Speaker
Ellsworth	Lipsky	Poncy	(Varley)
	Logue		

The nays were, 8:

Freeman of Buena Vista	Kennedy of Dubuque	Rex Roorda	Waugh Wells
Freeman of Clay-Dickinson	Knight		

Absent or not voting, 27:

Alt	Hansen of Black Hawk	Kluever Koch	Peterson Rodgers
Bennett	Harbor	Logemann	Schroeder
Corey	Jesse	McCormick	Shaw
Den Herder	Johnston of Johnson	Miller	Stromer
Ewell	Johnson	Miller of Page	Strothman
Franklin	Kennedy of Chickasaw	Perkins	Voorhees Wolfe
Graham			

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

SENATE FILE 1286 SUBSTITUTED FOR HOUSE FILE 1331

Welden of Hardin asked and received unanimous consent to substitute **Senate File 1286** for **House File 1331**.

Senate File 1286, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund, was taken up for consideration.

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?" (S.F. 1286)

The ayes were, 98:

Alt	Edgington	Kreamer	Nelson
Andersen	Ewell	Kruse	Nielsen
Baker	Fisher of	Langland	Nolting
Battles	Greene	Lawson	O'Hearn
Bergman	Gannon	Lippold	Ossian
Brinck	Goode	Lipsky	Pelton
Caffrey	Graham	Logemann	Peterson
Camp	Grassley	Loge	Pierson
Campbell	Hamilton	Mayberry	Poncy
Christensen	Hanson of	McCormick	Priebe
Cochran	Howard-Mitchell	McIntyre	Radl
Crabb	Harbor	Mendenhall	Roorda
Crosier	Hill	Menefee	Sanders
Cunningham	Holden	Mezvisnky	Schroeder
Darrington	Huff	Middleswart	Schwartz
Den Herder	Jesse	Miller of	Shaw
Dietz	Johnson of	Des Moines	Shepherd
Dooley	Audubon	Miller of	Skinner
Dougherty	Kehe	Marshall	Stokes
Doyle	Kennedy of	Miller of	Strand
Drake	Chickasaw	Page	Strothman
Duitscher	Knoblauch	Milligan	Tapscott
Dunton	Koch	Mohrfeld	Tieden

Van Drie	Walter	Welden	Wolfe
Van Nostrand	Warren	Wells	Mr. Speaker
Van Roekel	Waugh	Winkelman	(Varley)
Voorhees	Weichman		

The nays were, 8:

Blouin	Freeman of	Kennedy of	Knight
Ellsworth	Buena Vista	Dubuque	Sorg
Fischer of	Freeman of		
Grundy	Clay-Dickinson		

Absent or not voting, 18:

Bennett	Johnston of	Miller of	Rex
Corey	Johnson	Jones	Rodgers
Franklin	Kitner	Newton	Schmeiser
Hansen of	Kluever	Perkins	Stroburg
Black Hawk	McCartney	Renda	Stromer
	Millen		

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

HOUSE FILE 1331 WITHDRAWN

Welden of Hardin asked and received unanimous consent to withdraw **House File 1331** from further consideration by the House.

MOTION TO WITHDRAW FROM SIFTING

I move to withdraw House File 1064 from the sifting committee as provided by Rule 55 of the Temporary Rules of the Iowa House, Sixty-third General Assembly.

MICHAEL T. BLOUIN

(Eligible March 20.)

MOTION TO RECONSIDER

I move to reconsider the vote by which House File 1330 passed the House on March 17, 1970.

MICHAEL T. BLOUIN

HOUSE RESOLUTION 107

By Strand

Whereas, the Montezuma Girls Basketball Team has won the 1970 State Championship Tournament; and

Whereas, the Montezuma Girls Basketball Team has displayed the utmost sportsmanship and teamwork; and

Whereas, the Montezuma Girls Basketball Team has thirty victories with no losses this season and sixty-one victories with no losses in the last two seasons; and

Whereas, Sandy Van Cleve and Mary Miner headed the tournament team selections for All-State, and

Be It Further Resolved by the House of Representatives of the Sixty-third General Assembly, Second Regular Session, that the House extend its full congratulations to the Montezuma School and its Girls Basketball Team for their outstanding season.

Be It Further Resolved, that a copy of this resolution be sent to Coach Carroll Rugland and to the Montezuma Girls Basketball Team.

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 91, 609, 1137, 1154, 1156, 1176; and Senate File 1063.

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 File 91, 609, 1137, 1154, 1156, 1176; and Senate File 1063.

BILLS SENT TO THE GOVERNOR

Shaw of Scott, from the committee on enrolled bills, submitted the following report:

MR. PRESIDENT: Your committee on enrolled bills respectfully reports that it has, on this 17th day of March, 1970, sent to the Governor for his approval: House Files 91, 609, 1137, 1154, 1156 and 1176.

ELIZABETH SHAW, Chairman

Report adopted.

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:

- S. F. 1181 Relating to driver license fees and their renewal. By committee on law enforcement.
- S. F. 620 Authorizing the issuance of an operator's license to persons legally blind for identification only. By committee on human and industrial relations.
- H. F. 1097 Relating to voter registration. By Camp and Drake.
- S. F. 1157 Relating to closed highways. By DeKoster, Neu, et al.
- H. F. 1338 COMMITTEE BILL—Relating to school standards. By committee on schools; Grassley, chairman.

RALPH F. McCARTNEY, Chairman
Sifting Committee

REPORTS OF COMMITTEES

Strothman of Henry, from the committee on agriculture, submitted the following reports:

MR. SPEAKER: Your committee on agriculture, to whom was referred **Senate File 1186**, a bill for an act relating to the use 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 **do pass, and referred to sifting committee.**

CHARLES F. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred **Senate File 1067**, a bill for an act relating to the identification of cattle for quarantine purposes for bovine brucellosis eradication, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass and referred to sifting committee.**

CHARLES F. STROTHMAN, Chairman

Also:

MR. SPEAKER: Your committee on agriculture, to whom was referred **House File 1175**, a bill for an act relating to the use and application of pesticides, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **be amended as follows, and when so amended the bill do pass, and referred to sifting committee:**

Amend House File 1175 as follows:

1. Page 3, line 20, by striking the period and inserting in lieu thereof the following: “, and an agricultural chemical manufacturer and an experienced farmer applicator.”.
2. Page 8, by striking all of lines 23 and 24.
3. Page 8, lines 26 and 27, by striking the word and figures “twelve (12)” and inserting in lieu thereof the following: “one (1) and all of subsection twelve (12)”.

CHARLES F. STROTHMAN, Chairman

Cunningham of Story, from the committee on cities and towns, submitted the following reports:

MR. SPEAKER: Your committee on cities and towns, to whom was referred **Senate File 1101**, a bill for an act specifically providing that cities and towns within the outside boundaries of any soil conservation district are a part of such district, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass, and referred to sifting committee.**

RAY C. CUNNINGHAM, Chairman

Also:

MR. SPEAKER: Your committee on cities and towns, to whom was referred **Senate File 1197**, a bill for an act relating to municipal court clerks and bailiffs, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass, and referred to sifting committee.**

RAY C. CUNNINGHAM, Chairman

Also:

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 by committee amendment filed April 25, 1969, and when so amended the bill do pass, and referred to sitting committee.

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

1 Amend the committee on cities and towns amendment to House
2 File 246, reported on pages 830 through 835 of the House Journal
3 of March 9, 1970, as follows:

4 1. By inserting in line 116 after the period, at the end of
5 section 3, the following:

6 The county treasurer shall credit all local tax receipts to
7 a special account for property tax relief. Before the levies
8 authorized under section four hundred forty-four point nine (444.9)
9 of the Code are made, the county treasurer shall compute the millage
10 necessary to raise the amount credited to the special account for
11 property tax relief during the last preceding twelve-month period,
12 and the board of supervisors shall reduce the millage levies
13 authorized under section four hundred forty-four point nine (444.9)
14 of the Code by the millage so computed. In order for a county to
15 be qualified to receive remittances from the treasurer of state,
16 the board of supervisors, before January fifteenth of each year,
17 shall certify to the treasurer of state that the required millage
18 levy reduction has been made.

19 2. By inserting in line 168 after the word "the" the word
20 "qualified".

21 3. By inserting in line 172 after the period, at the end of sec-
22 tion 10, the following:

23 The city or town treasurer shall credit all local tax re-
24 cepts to a special account for property tax relief. Before the
25 levy authorized under section four hundred four point two (404.2)
26 of the Code is certified to the county auditor, the city or town
27 treasurer shall compute the millage necessary to raise the amount
28 credited to the special account for property tax relief during the
29 last preceding twelve-month period, and the clerk shall reduce the
30 millage levy authorized under section four hundred four point two
31 (404.2) of the Code by the millage so computed, and certify the
32 reduced levy to the county auditor. In order for a city or town
33 to be qualified to receive remittances from the treasurer of state,
34 the clerk, before January fifteenth of each year, shall certify to
35 the treasurer of state that the required millage levy reduction has
36 been made.

37 4. By inserting in line 230 after the period, at the end of sec-
38 tion 13, the following:

39 The city or town treasurer shall credit all local tax receipts
40 to a special account for property tax relief. Before the levy
41 authorized under section four hundred four point two (404.2) of the
42 Code is certified to the county auditor, the city or town treasurer

43 shall compute the millage necessary to raise the amount credited to
 44 the special account for property tax relief during the last preced-
 45 ing twelve-month period, and the clerk shall reduce the millage
 46 levy authorized under section four hundred four point two (404.2)
 47 of the Code by the millage so computed, and certify the reduced
 48 levy to the county auditor. In order for a city or town to be
 49 qualified to receive remittances from the treasurer of state, the
 50 clerk, before January fifteenth of each year, shall certify to
 51 the treasurer of state that the required millage levy reduction
 52 has been made.

LIPSKY of Linn

1 Amend House File 1241 by striking from line 8 the words
 2 "one and one-half" and insert in lieu thereof the words
 3 "not to exceed two and one-half".

CAFFREY of Polk
 BENNETT of Polk
 TAPSCOTT of Polk

1 Amend House File 1241 by striking lines 9 through
 2 11 and inserting in lieu thereof the following:
 3 "2. By striking from lines 11 and 12 the words "for the
 4 amount certified" and inserting in lieu thereof the words
 5 ", except that those county school systems whose levy
 6 exceeds one and one-half mills on the dollar for the
 7 current year may levy up to such levy for succeeding years.
 8 However, beginning with the fiscal year commencing in 1972,
 9 all county school systems may levy not to exceed three (3) mills
 10 on the dollar."

HOLDEN of Scott
 COCHRAN of Webster
 ROORDA of Jasper
 GRASSLEY of Butler
 DUNTON of Keokuk
 EWELL of Black Hawk
 FISHER of Greene

1 Amend House File 1333 by striking all after the enacting
 2 clause and inserting in lieu thereof the following:
 3 "Section 1. Section three hundred twenty-two point three
 4 (322.3), Code 1966, is hereby amended by striking all
 5 of subsection nine (9)."
 6 Amend the title by striking all after the word
 7 "of" in line 1, and all of line 2, and inserting in lieu
 8 thereof the following:
 9 "motor vehicles on Sunday."

McINTYRE of Linn

1 Amend House Joint Resolution 1006 by striking from
 2 lines 6 and 7 the words, "by gift, purchase, condemnation
 3 or otherwise" and inserting in lieu thereof the following:
 4 "at a purchase price not to exceed one dollar,".

BAKER of Boone

1 Amend Senate File 27 as follows:

- 2 1. Page 2, line 26, by striking the word and
3 figures "July 1, 1969" and inserting in lieu
4 thereof the word and figures "January 1, 1970".
5 Page 3, line 30, by striking the figure "1969"
6 and inserting in lieu thereof the figure "1970".
7 Page 3, line 31, by striking the figure "1970"
8 and inserting in lieu thereof the figure "1971".

GRAHAM of Ida-Sac

On motion by Millen of Jefferson-Van Buren, the House adjourned
until 9:00 a.m., Wednesday, March 18, 1970.

JOURNAL OF THE HOUSE

Sixty-sixth Calendar Day—Forty-eighth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, MARCH 18, 1970.

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

Prayer was offered by Father Anthony Palmer, pastor of the St. Michael's Catholic Church, Harlan, Iowa.

The Journal of Tuesday, March 17, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Franklin of Polk on request of Schwartz of Wapello.

PRESENTATION OF VISITORS

Kruse of O'Brien presented to the House the boys basketball team from Paullina High School.

Peterson of Woodbury presented to the House the Honorable Bert Fullerton, former member of the House in the Sixty-second General Assembly representing Woodbury County.

The Speaker announced the following visitors present in the House chamber:

Seventy-five senior students from Lincoln High School, Des Moines, Iowa, accompanied by their teacher, Mrs. Carol Brown, and Richard Ramleer, student teacher. By Caffrey of Polk, Tapscott of Polk and Renda of Polk.

Thirty-five senior government class students from Gilmore City-Bradgate High School, accompanied by their teacher, Mrs. H. J. Juelfs. By Knight of Humboldt-Pocahontas.

Twelve eighth grade students from Trinity Lutheran School, Davenport, Iowa, accompanied by four parents. By O'Hearn of Scott.

Fifty fifth grade students from Nevada Community Schools, accompanied by their teachers, Mrs. Tullis and Mrs. Hovelhoff. By Cunningham of Story and Van Drie of Story.

Forty-two government class students from Earlham High School,

accompanied by their teacher, Ronald Myers. By Varley of Adair-Madison.

Fifty-six fifth grade students from Jewell-Stanhope School, accompanied by their teachers, Mr. Welp, Mrs. Berglund and Mrs. Hanson. By Rex of Hamilton.

Seventy-five senior government class students from Holstein High School and Galva High School, accompanied by their teachers, Mrs. Hanson, Mr. Christensen, Mr. Kraai and Mr. Lester. By Graham of Ida-Sac.

Thirty-seven senior students from Rockwell-Swaledale High School, accompanied by Mr. Biefang, Mrs. Hutchenson and Mrs. Fruend. By Wolfe of Cerro Gordo and Lawson of Cerro Gordo.

Thirty-six senior students from Grand Valley Community High School, Kellerton, Iowa, accompanied by their teachers, Mr. Hartwig and Mr. Mitchell. By Warren of Decatur-Wayne, Stroburg of Taylor-Ringgold and Christensen of Clarke-Union.

SPECIAL PRESENTATION

Miller of Page presented to the House his secretary, Brenda Jotzke, who was chosen Queen of the House at the Pages' Ball held Tuesday evening, March 17.

The House extended its congratulations to the Queen.

PETITION FILED

The following petition was received and placed on file:

By Stromer of Hancock, a resolution signed by one hundred fifty-seven residents of Hancock County favoring property tax relief.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 202 and 1175 and Senate Files 1067, 1101, 1186 and 1197, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Hanson of Howard-Mitchell offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Luke L. Caffrey, of Howard County, who was a member of the Fifty-third session of the General Assembly, passed away on March 10, 1970; 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 Hanson of Howard-Mitchell, Langland of Winneshiek, and Kennedy of Chickasaw.

INTRODUCTION OF BILLS

House File 1341, by committee on conservation and recreation, a bill for an act to create a scenic rivers system in this state.

Read first time and referred to the **sifting committee**.

House File 1342, by committee on state government, a bill for an act relating to the inspection of places where dead human bodies are prepared or held for burial, or entombment.

Read first time and referred to the **sifting committee**.

House File 1343, by committee on Iowa development, a bill for an act to promote the tourist attractions of this state.

Read first time and referred to the **sifting committee**.

House File 1344, by committee on cities and towns, a bill for an act relating to municipal parking facilities, to authorize cities and towns to issue revenue refunding bonds to refund revenue and revenue refunding bonds, or to refund such outstanding bonds and also improve a municipal parking system.

Read first time and referred to the **sifting committee**.

House File 1345, by committee on social services, a bill for an act relating to blood donors.

Read first time and referred to the **sifting committee**.

House File 1346, by committee on social services, a bill for an act relating to the furnishing of medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services.

Read first time and referred to the **sifting committee**.

House Joint Resolution 1008, by Renda, a joint resolution to direct the department of public safety to study the usefulness of the life lite on automobiles, and to make an appropriation therefor.

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 1279, a bill for an act relating to compensation of Lieutenant Governor.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1294, a bill for an act relating to taxation of financial institutions.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1294

Amend House File 1294, as amended and passed by the House, as follows:

1. Page 1, by inserting after line 3 the following new section one (1) and renumbering the remaining sections:

"Chapter four hundred twenty-two (422), Code 1966, is hereby amended by inserting a new division composed of sections two (2) through eight (8), inclusive, of this Act."

2. Page 1, by striking lines 27 and 28 and inserting in lieu thereof the following: "exception that interest and dividends from federal securities shall not be subtracted and interest and dividends from evidences of indebtedness and securities of this state and its political subdivisions, exempt from federal income tax under the Internal Revenue Code of 1954 as amended, shall not be added."

3. Page 2, by striking lines 4 through 9, inclusive, and inserting in lieu thereof the following: "file a return as prescribed by the director on or before the delinquency date. The provisions of this section shall become effective for all taxable years ending on or after January 1, 1970. For other than calendar year taxpayers, the tax due for the taxable year ending in 1970 shall be, for each month of the taxable year in 1970, one-twelfth of the tax which would be due if this section had been effective for the entire taxable year. As to fiscal years ending".

4. Page 2, line 22, by inserting after the word "be" the word "made".

5. Page 2, by striking from lines 23 and 24 the words "at the time of filing the franchise tax return with the department of revenue" and inserting in lieu thereof the words "and shall accompany the franchise tax return at the time of filing".

6. Page 2, line 29, by inserting after the word "paid" the word "quarterly".

7. Page 3, line 11, by inserting after the period the following: "Financial institutions shall furnish all necessary information for this purpose at the request of the director."

8. Page 3, line 13, by striking the words "state comptroller" and inserting in lieu thereof the words "treasurer of state".

9. Page 5, by inserting after line 9 the following new section and renumbering the remaining section:

"Chapter five hundred thirty-three point twenty-two (533.22), Code 1966, is hereby amended by adding the following:

"The moneys and credits tax on credit unions is hereby imposed at a rate of five mills on each dollar of legal and special reserves of every credit union, and shall be levied by the board of supervisors, and placed upon the tax list and collected by the county treasurer. The amount collected in each taxing district within a city or town shall be apportioned twenty percent to the county general fund, thirty percent to the city or town general fund, and fifty percent to the basic school tax equalization fund, and the amount collected in each taxing district outside of cities and towns shall be apportioned fifty percent to the county general fund and fifty percent to the basic school tax equalization fund. The moneys and credits tax shall be collected at the location of the credit union as shown in its articles of incorporation.'"

ADOPTION OF HOUSE RESOLUTION 107

Strand of Poweshiek asked and received unanimous consent to take up for immediate consideration **House Resolution 107**, filed on March 17, 1970, and found on pages 1064 and 1065 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 122

Blouin of Dubuque called up for consideration **House Concurrent Resolution 122**, filed on March 16, 1970, and found on pages 1036 and 1037 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS UNFINISHED BUSINESS (House File 1241 Deferred)

The House resumed consideration of **House File 1241**, a bill for an act to establish a limit on property tax levies for county school systems, and the Holden amendment offered on March 16, 1970, and found on page 1036 of the House Journal.

Holden of Scott asked and received unanimous consent to withdraw his amendment filed and offered on March 16, 1970.

Caffrey of Polk asked for unanimous consent that House File 1241 be deferred.

Objection was raised.

Caffrey of Polk moved that House File 1241 be deferred.

The motion lost.

Holden of Scott offered the following amendment filed by Holden, et al.:

Amend House File 1241 by striking lines 9 through 11 and inserting in lieu thereof the following:

"2. By striking from lines 11 and 12 the words "for the amount certified" and inserting in lieu thereof the words " , except that those county school systems whose levy exceeds one and one-half mills on the dollar for the current year may levy up to such levy for succeeding years. However, beginning with the fiscal year commencing in 1972, all county school systems may levy not to exceed three (3) mills on the dollar."

Caffrey of Polk offered the following amendment filed by him and Nielsen of Shelby to the Holden, et al., amendment:

Amend the Holden amendment to House File 1241, filed March 17, 1970, by striking in line 6 the words "one and one-half" and substituting in lieu thereof the word "three".

Strothman of Henry moved that House File 1241 be deferred and that the bill be retained on the calendar under unfinished business.

The motion prevailed.

(House File 1241 and Caffrey amendment and Holden amendment pending.)

SENATE AMENDMENTS CONSIDERED

Bergman of Lyon-Osceola called up for consideration **House File 491**, a bill for an act to authorize the establishment for rural water districts, to prescribe the procedure therefor, and relating to the purpose and manner of operation of such districts, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 491, as amended, passed and reprinted by the House, as follows:

1. Page 3, line 20, by inserting after the word "is" the word "reasonably".
2. Page 6, line 7, by inserting at the end of line 7 the word "or".
3. Page 6, line 8, by striking the following: ", or by eminent domain proceedings,".
4. Page 6, by inserting at the end of line 10 the following: ", to acquire easements for water lines and reservoirs by condemnation proceedings,".
5. Page 6, by inserting after the period in line 12 the following sentence: "Condemnation proceedings shall not apply to existing wells, ponds or reservoirs."

Motion prevailed and the House concurred in the Senate amendment.

Bergman of Lyon-Osceola moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 491)

The ayes were, 94:

Alt	Freeman of	Langland	Priebe
Andersen	Clay-Dickinson	Lawson	Renda
Battles	Gannon	Lippold	Rodgers
Bergman	Goode	Logemann	Roorda
Blouin	Graham	Logue	Schmeiser
Caffrey	Hamilton	Mayberry	Schwartz
Campbell	Hansen of	McCormick	Shaw
Cochran	Black Hawk	McIntyre	Stokes
Crabb	Hanson of	Mendenhall	Strand
Crosier	Howard-Mitchell	Menefee	Stromer
Cunningham	Hill	Mezvinisky	Strothman
Darrington	Holden	Middleswart	Tapscott
Dietz	Huff	Millen	Tieden
Dougherty	Johnson of	Miller of	Van Drie
Doyle	Audubon	Des Moines	Van Nostrand
Drake	Johnston of	Miller of	Van Roekel
Duitscher	Johnson	Jones	Varley
Dunton	Kehe	Miller of	Voorhees
Edgington	Kennedy of	Page	Walter
Ellsworth	Chickasaw	Newton	Warren
Fischer of	Kennedy of	Nielsen	Waugh
Grundy	Dubuque	Nolting	Weichman
Fisher of	Knight	O'Hearn	Welden
Greene	Knoblauch	Ossian	Wells
Freeman of	Koch	Perkins	Winkelman
Buena Vista	Kreamer	Peterson	Wolfe
	Kruse	Poncy	Mr. Speaker

The nays were, none.

Absent or not voting, 80:

Baker	Ewell	Miller of	Rex
Bennett	Franklin	Marshall	Sanders
Brinck	Grassley	Milligan	Schroeder
Camp	Jesse	Mohrfeld	Shepherd
Christensen	Kitner	Nelson	Skinner
Corey	Kluever	Pelton	Sorg
Den Herder	Lipsky	Pierson	Stroburg
Dooley	McCartney	Radl	

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 **Senate File 1135**, a bill for an act relating to the power of eminent domain, 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 1135 as follows:

1. Lines 15 and 16 by striking the words "and this section" and inserting in lieu thereof "to utilities and railroads".
2. Line 24, by inserting after the word "utility" the words "or railroad".
3. Line 27, by inserting after the word "and" a comma.

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Holden of Scott moved that the bill, as amended by the House and further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 1135)

The ayes were, 91:

Alt	Freeman of	Kruse	Radl
Andersen	Clay-Dickinson	Langland	Renda
Battles	Gannon	Lawson	Rodgers
Bergman	Goode	Lippold	Roorda
Blouin	Graham	Logemann	Sanders
Brinck	Hamilton	Logue	Schmeiser
Caffrey	Hansen of	Mayberry	Schwartz
Campbell	Black Hawk	McIntyre	Shaw
Cochran	Hanson of	Mendenhall	Sorg
Crabb	Howard-Mitchell	Menefee	Stokes
Crosier	Hill	Middleswart	Strand
Cunningham	Holden	Millen	Stromer
Den Herder	Huff	Miller of	Strothman
Dietz	Johnson of	Des Moines	Tapscott
Dougherty	Audubon	Miller of	Tieden
Doyle	Johnston of	Marshall	Van Drie
Drake	Johnson	Miller of	Voorhees
Duitscher	Kehe	Page	Walter
Dunton	Kennedy of	Milligan	Waugh
Ellsworth	Chickasaw	Nolting	Weichman
Ewell	Kennedy of	O'Hearn	Welden
Fischer of	Dubuque	Ossian	Wells
Grundy	Knight	Perkins	Winkelman
Fisher of	Knoblauch	Peterson	Wolfe
Greene	Koch	Poncy	Mr. Speaker
Freeman of	Kreamer	Priebe	
Buena Vista			

The nays were, none.

Absent or not voting, 33:

Baker	Grassley	Miller of	Schroeder
Bennett	Jesse	Jones	Shepherd
Camp	Kitner	Mohrfeld	Skinner
Christensen	Kluever	Nelson	Stroburg
Corey	Lipsky	Newton	Van Nostrand
Darrington	McCartney	Nielsen	Van Roekel
Dooley	McCormick	Pelton	Varley
Edgington	Mezvinsky	Pierson	Warren
Franklin		Rex	

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

**CONSIDERATION OF BILLS
SIFTING COMMITTEE CALENDAR
(Senate File 620 Deferred)**

Senate File 620, a bill for an act authorizing the issuance of an operator's license to persons legally blind for identification only, with report of committee recommending passage, was taken up for consideration.

Pierson of Mahaska offered the following amendment from the floor:

Amend Senate File 620, page 2, line 5 by inserting after the word "dollar" the words "plus the amount sufficient to pay the cost of preparing and issuing such license."

Pierson of Mahaska asked and received unanimous consent that Senate File 620 be deferred and that the bill be retained on the calendar under unfinished business.

(Senate File 620 and Pierson amendment pending.)

HOUSE FILE 1006 WITHDRAWN

Welden of Hardin asked and received unanimous consent to withdraw **House File 1006** from further consideration by the House.

**BUSINESS PENDING
(House File 1097)**

House File 1097, a bill for an act relating to voter registration, with report of committee recommending amendment and passage, was taken up for consideration.

Radl of Linn moved that the Radl and Sorg amendment filed on February 20, 1970, and found on pages 614, 615 and 616 of the House Journal, be substituted for the amendment filed by the committee on state government on March 3, 1970, and found on pages 732, 733 and 734 of the House Journal.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

The House resumed consideration of **House File 1097** and the motion by Radl of Linn.

(House File 1097 and Radl motion pending at adjournment.)

MOTION TO RECONSIDER
(Senate File 1286)

I move to reconsider the vote by which Senate File 1286 passed the House on March 17, 1970.

PERRY L. CHRISTENSEN

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. 1283 COMMITTEE BILL**—Establishing a state board of residential care standards. By committee on social services; Holden, chairman.
- H. F. 1336 COMMITTEE BILL**—Relating to establishment and administration of conservancy districts. By committee on environmental preservation; Varley, chairman.
- S. F. 565** Providing for a unified trial court. By committee on judiciary. (Companion Bill H. F. 710)

RALPH F. McCARTNEY, Chairman
Sifting Committee

AMENDMENTS FILED

- 1 Amend the committee on state government amendment to House
2 File 1097 by inserting after line 13 the following:
3 "Further amend said section, line four (4) by inserting after
4 the word "chapter" the following: ", except that a valid operators
5 license (as defined under chapter three hundred twenty-one point
6 one hundred seventy-four (321.174), Code 1966) shall be proper
7 and sufficient identification for all voting purposes".

PRIEBE of Kossuth
MIDDLESWART of Warren

- 1 Amend the committee on state government amendment
2 to House File 1097, filed March 3, 1970, as follows:
3 1. By adding the following new section after line 59:
4 "Sec. 9. All persons voting in the primary election
5 June 2, 1970, shall be considered registered voters of
6 any county requiring voter registration under the
7 provisions of chapter forty-eight (48) of the Code as
8 amended."
9 2. By renumbering the remaining section.

SCHROEDER of Pottawattamie

- 1 Amend House File 1241 as follows:
2 1. By striking lines 7 through 11 and inserting the following
3 in lieu thereof:
4 1. By inserting in line ten (10) after the word "tax"
5 the words ", not to exceed three mills,".
6 2. By striking from lines eleven (11) and twelve (12) the
7 words "for the amount certified" and inserting in lieu thereof

8 the words " , except those county school systems whose levy
9 exceeds three mills for taxes payable in the year 1970 may levy
10 an amount not to exceed the levy for taxes payable in the year
11 1970 during the years 1970 and 1971 for taxes payable in 1971
12 and 1972".

13 2. By adding after line 15 the following:

14 Sec. 3. Chapter two hundred seventy-three (273), Code
15 1966, is hereby amended by adding the following new section:

16 "Administrative expenses of a county or joint county school
17 system shall not exceed ten percent of the amount raised by
18 property taxes levied for support of the county or joint
19 county school system. Administrative expenses shall consist
20 of those activities which have as their purpose the general
21 regulation, direction, control, and administrative staffing
22 of the county or joint county school system."

HOLDEN of Scott
GRASSLEY of Butler
NIELSEN of Shelby
COCHRAN of Webster
SCHROEDER of Pottawattamie
EDGINGTON of Franklin
DUNTON of Keokuk
LIPSKY of Linn
ROORDA of Jasper
STROTHMAN of HENRY
CAFFREY of Polk

1 Amend House File 1241 by adding after line 11 the following:

2 "Section two hundred seventy-three point thirteen (273.13), Code
1966,

3 subsection ten (10), is hereby further amended by adding thereto
4 the following: "The boards or board of supervisors of the
5 county or counties, territory which comprises the territory
6 of the county school system, may levy a tax in excess of the
7 millage provided in this act to provide courses and services
8 for physically, mentally and educationally handicapped; provide
9 special and remedial courses and services, educational televi-
10 sion, vocational rehabilitation training centers, workshops;
11 to lease, acquire, maintain, and operate such facilities and
12 buildings as deemed necessary to provide authorized courses, and
13 services and administer such authorized programs.

McINTYRE of Linn

1 Amend House File 1188 by adding the following new
2 subsection:

3 "4. By striking lines forty-five (45), forty-six (46),
4 forty-seven (47), and forty-eight (48), inclusive, and inserting
5 in lieu thereof the words "American National Standard Z87.1-1968,
6 Practice for Occupational and Educational Eye and Face Protection
7 promulgated by the American National Standards Institute, Inc."

VAN DRIE of Story

1 Amend House File 1275, page 1, line 19 by striking the
2 word "third" and inserting in lieu thereof the word "second".

PRIEBE of Kossuth

1 Amend House File 1338, page 1, by adding after line 17
2 the following new sections:

3 Sec. 2. Any two or more school districts may jointly
4 employ and share the services of any school personnel, or
5 acquire and share the use of classrooms, laboratories,
6 equipment, and facilities.

7 Sec. 3. Section two hundred fifty-seven point twenty-six
8 (257.26), Code 1966, is hereby amended by striking subsection
9 one (1).

10 Sec. 4. Section two hundred fifty-seven point twenty-
11 five (257.25), subsection six (6), Code 1966, is amended by
12 adding after line 16 the following:

13 "However, the units of foreign language may be taught
14 in alternate years."

VAN DRIE of Story

1 Amend House File 1338 as follows:

- 2 1. By striking from line 8 the following: " , if any,".
- 3 2. By striking all of lines 10 through 17.

DRAKE of Louisa-Muscatine
GRASSLEY of Butler

1 Amend Senate File 620, page 2, line 5, by inserting
2 after the word "dollar" the words "plus the amount
3 sufficient to pay the cost of preparing and issuing
4 such license."

PIERSON of Mahaska

1 Amend the committee on schools amendment to Senate File
2 640, found on pages 859 through 864 of the House Journal of
3 March 10, 1970, as follows:

4 1. By striking lines 10 through 16 and inserting in lieu
5 thereof the following:

6 Sec. 2. Chapter three hundred fifty-six (356), section
7 two (2), subsection four (4), Acts of the Sixty-second General
8 Assembly, is hereby amended as follows:

9 1. By inserting in line nineteen (19) after the word
10 "growth" the following:

11 "for the state. The cost of living index for the year,
12 as compiled by the United States Bureau of Labor Statistics,
13 shall be averaged with the state growth to establish the
14 percent of allowable growth to be used".

15 2. By striking line twenty-four (24), and inserting in
16 lieu thereof the following:

17 "on or before February fifteenth of each year. For the
18 purpose of this subsection, 'year' means calendar year."

19 2. By inserting in line 37 after the word "district's" the
20 word "allowable".

21 3. By inserting in line 48 after the word "Assembly" the
22 words "to determine total allowable reimbursable expenditure".

23 4. By striking lines 106 through 119 and inserting in lieu
24 thereof the following:

25 "State aid payable to each public school district shall
26 be computed by the state comptroller on the basis of a
27 financial support factor. The financial support factor for

28 the state is the relationship between total pupils in the
29 state, determined by adding the average daily membership and
30 school census for all districts and dividing the sum by two,
31 and total wealth in the state, determined by adding the ad-
32 justed gross income and the adjusted real value of all tax-
33 able property. The adjusted real value of taxable property
34 is the actual real value modified so that it is on a seventy
35 to thirty ratio to the adjusted gross income.

36 The financial support factor for each district is de-
37 termined in the same manner, based upon the relationship
38 between total pupils and total wealth in the district,
39 except that the adjusted real value of taxable property in
40 the district is determined by modifying the actual real
41 value by the same percentage that the actual real value of
42 taxable property in the state was modified.

43 Twenty-five percent of the ratio of the local to the
44 state support factor subtracted from one shall determine
45 the percent of state aid applicable to each district's
46 allowable general fund expenditure less the district's share
47 of the county basic school tax equalization fund.

48 5. By striking lines 126 through 132 and inserting in lieu
49 thereof the following:

50 Sec. 12. Chapter three hundred fifty-six (356), section
51 seventeen (17), Acts of the Sixty-second General Assembly,
52 is hereby amended as follows:

53 1. By striking from line ten (10) the words "forthwith
54 draw warrants," and inserting in lieu thereof the words "draw
55 warrants in payment of the amount of aid payable to each of
56 the districts in three installments to be paid on approxi-
57 mately the first day of September (estimate), February, and
58 May,".

59 2. By inserting in line thirteen (13) after the word
60 "Iowa" the words " , unless he is instructed by the school
61 budget review committee to withhold payment".

62 6. By inserting in line 149 after the second use of the word
63 "budgets" the words "per pupil in projected average daily
64 membership".

65 7. By striking line 150 and inserting in lieu thereof the words
66 "adjusted state average reimbursable expenditure by more".

67 8. By striking from line 151 the word "adjusted" and inserting
68 in lieu thereof the word "allowable".

69 9. By striking from line 152 the word "of" and inserting in
70 lieu thereof the words and figure " , subsection six (6) ,".

71 10. By striking line 155 and inserting in lieu thereof the
72 words "per pupil which exceed the adjusted state average
73 reimbursable".

74 11. By striking from line 157 the word "adjusted" and insert-
75 ing in lieu thereof the word "allowable".

76 12. By striking from line 158 the word "of" and inserting in
77 lieu thereof the words and figure " , subsection six (6) ,".

78 13. By striking from lines 162 and 163 the words "expenditures
79 in excess of that district's reimbursable" and inserting in
80 lieu thereof the words "such excess".

81 14. By striking from line 166 the word "that".

82 15. By striking lines 170 and 171 and inserting in lieu there-
83 of the following:

84 "No expenditure in excess of the allowable reimbursable
85 expenditure as computed in section two (2), subsection six (6),
86 chapter three hundred".

87 16. By inserting in line 173 after the word "year's" the word
88 "allowable".

89 17. By inserting in line 218 after the word "each" the word
90 "school".

KEHE of Bremer
STROMER of Hancock
WELDEN of Hardin

1 Amend the committee on transportation amendment to
2 Senate File 1091, filed March 11, 1970, as follows:

3 1. By striking all of lines 21 through 23 and inserting
4 in lieu thereof the following:

5 6. By striking all of line 19 after the word
6 "commissioner.", all of lines 20 and 21 and inserting in
7 lieu thereof the words "Horse-drawn vehicles".

LANGLAND of Winneshiek
EDGINGTON of Franklin
RODGERS of Dallas
TIEDEN of Clayton
WINKELMAN of Calhoun
MILLER of Marshall
DOUGHERTY of Lucas-Monroe
BRINCK of Lee
VARLEY of Adair-Madison
GRASSLEY of Butler

1 Amend Senate File 1157 as follows:

2 1. By adding thereto as section 2 the following:

3 Sec. 2. Section three hundred six point thirteen (306.13),
4 Code 1966, is hereby amended by inserting in line sixteen (16) after
5 the period the following:

6 "Whenever such board or commission condemns or purchases
7 property rights or otherwise denies direct access to a road
8 or highway from abutting property, the board or commission
9 shall establish and maintain an alternative access facility
10 to an alternate road or highway to the extent that said access
11 facility shall connect with any lane or driveway in existence
12 at the time of the condemnation or purchase, or if none exists
13 after condemnation, then said access facility shall connect at
14 another place as agreed to by the parties. The alternative
15 access facility so constructed shall meet the minimum standards
16 for local secondary roads with all-weather surfacing and shall
17 be maintained in the same manner and to the same extent.
18 Compensation for any property rights taken in the establish-
19 ment of any alternative access shall be paid as in any other
20 purchase or condemnation of property."

21 2. By renumbering section 2 as section 3.

22 3. By adding to the title the following:

23 "and to the purchase or condemnation of property rights
24 for establishment of an alternative access."

CHRISTENSEN of Clarke-Union
SCHROEDER of Pottawattamie

1 Amend Senate File 1178, as passed by the Senate, by
2 adding thereto the following new section:
3 Chapter two hundred eighty-five (285), Acts of the
4 Sixty-second General Assembly, is hereby amended by adding
5 after section 3 the following new section and renumbering
6 the following sections:

7 Sec. 4. Every county board of supervisors shall, and
8 every town or city council may, designate a permit-issuing
9 officer. If any city or town does not designate a permit-
10 issuing officer, the county board of supervisors of that
11 county shall be the permit-issuing authority for the streets
12 in said city or town. The permit officer designated shall
13 issue permits as authorized and intended under the provisions
14 of this chapter.

15 Annual permits issued by the highway commission under the
16 provisions of this chapter shall be recognized as valid and
17 honored by any other authority authorized under this chapter
18 to issue permits and shall authorize the holder of such permit
19 to operate such vehicle in the same manner as if the permit
20 had been issued by such other permit-granting authority
21 themselves.

WELDEN of Hardin

1 Amend Senate File 1181, page 2, by striking all of section
2 4, and renumbering the remaining sections.

FREEMAN of Buena Vista
KOCH of Woodbury
NOLTING of Black Hawk
STOKES of Plymouth
WINKELMAN of Calhoun

1 Amend Senate File 1181 as follows:

2 1. Page 1, line 8, by striking the word "ten" and
3 inserting in lieu thereof the word "seven".

4 2. Page 1, line 12, by striking the word "twenty"
5 and inserting in lieu thereof the word "twelve".

WELDEN of Hardin

1 Amend Senate File 1181, as passed by the Senate and
2 reprinted, by striking from page 2 all of lines 23 through
3 26.

KEHE of Bremer.

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Thursday, March 19, 1970.

JOURNAL OF THE HOUSE

Sixty-seventh Calendar Day—Forty-ninth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, MARCH 19, 1970.

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

Prayer was offered by the Reverend Robert O. Hickman, pastor of the First Presbyterian Church, Paullina, Iowa.

The Journal of Wednesday, March 18, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hill of Marshall on request of Welden of Hardin.

PRESENTATION OF VISITORS

The Speaker announced the following visitors were present in the House chamber:

Twenty-seven senior government class students from Farragut High School, accompanied by Superintendent Herring.

Forty-two senior government class students from Wilton Junction High School, accompanied by their teacher, Mrs. Fair. By Drake of Louisa-Muscatine.

Fifty ninth grade students from Starmont School, accompanied by their teacher, Mr. Jones. By Menefee of Fayette and Kitner of Buchanan.

Thirty-five junior high school students from Cal Community School, Latimer, Iowa, accompanied by their teacher, Mr. Harris. By Edgington of Franklin.

Thirty-two senior government class students from Lincoln High School, Des Moines, Iowa, accompanied by their teacher, Mrs. Carol Brown. By Caffrey of Polk, Renda of Polk and Tapscott of Polk.

Thirty-five junior students from Radcliffe Community School, accompanied by their teachers, Mr. Molendorp and Mr. Ashby. By Welden of Hardin.

The Mid-Prairie Boys' Basketball team from Wellman, Iowa,

accompanied by their coaches, Cal Hickman and Lyn Grady. By Campbell of Washington.

INTRODUCTION OF BILLS

House File 1347, by committee on state government, a bill for an act relating to the method of selection and term of office of the members of the state board of public instruction.

Read first time and referred to the **sifting committee**.

House File 1348, by Mezvinsky and McIntyre, a bill for an act to provide for the inspection of hotels, restaurants, and food establishments by the department of health.

Read first time and referred to the **sifting committee**.

House File 1349, by committee on agriculture, a bill for an act relating to tests for brucellosis in swine and cattle.

Read first time and referred to the **sifting committee**.

House File 1350, by committee on agriculture, a bill for an act relating to permits and inspection fees for agricultural seed sold in this state.

Read first time and referred to the **sifting committee**.

SENATE MESSAGE CONSIDERED

Senate File 1279, a bill for an act relating to the compensation of the Lieutenant Governor.

Read first time and referred to committee on **appropriations**.

COMMUNICATION FROM THE STATE APPEAL BOARD

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

March 19, 1970

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 three claims of a general nature, and are supplemental to claims presented on January 13 and March 9, 1970.

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
STATE COMPTROLLER

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved by Board
1274-64-25	Willard M. Freed, Iowa City Iowa— Attorney Fees in Election Contest	\$1,632.00	Disapproved
1275-64-25	Harry H. Smith, Sioux City, Iowa— Attorney Fees in Election Contest	1,717.73	Disapproved
1283-64-25	Harold A. Thordsen, Davenport, Iowa— Attorneys Fees in Election Contest	1,799.82	Disapproved

CONSIDERATION OF BILLS
UNFINISHED BUSINESS

The House resumed consideration of **House File 1097**, a bill for an act relating to voter registration, and the motion by Radl of Linn to substitute the Radl and Sorg amendment filed on February 20, 1970, for the amendment filed by the committee on state government on March 3, 1970.

Roll call was requested by Brinck of Lee and Radl of Linn.

On the motion "Shall the Radl-Sorg amendment be substituted for the amendment by the committee on state government?"

The ayes were, 29:

Baker	Ellsworth	Newton	Schwartz
Blouin	Freeman of	Nolting	Sorg
Caffrey	Clay-Dickinson	Poncy	Strand
Cochran	Kennedy of	Priebe	Stroburg
Crosier	Dubuque	Radl	Van Drie
Dietz	Middleswart	Renda	Warren
Dougherty	Miller of	Rodgers	Wells
Doyle	Des Moines	Schmeiser	
Duitscher			

The nays were, 62:

Alt	Crabb	Grassley	Cluever
Battles	Cunningham	Hamilton	Knight
Bergman	Den Herder	Hanson of	Knoblauch
Brinck	Fisher of	Howard-Mitchell	Koch
Camp	Greene	Johnson of	Kreamer
Campbell	Goode	Audubon	Langland
Corey	Graham	Kehe	Lawson

Lippold	Miller of	Roorda	Varley
Lipsky	Marshall	Schroeder	Voorhees
Logemann	Miller of	Shaw	Walter
Logue	Page	Shepherd	Waugh
McCormick	Milligan	Stokes	Weichman
McIntyre	Nelson	Stromer	Welden
Mendenhall	Nielsen	Strothman	Winkelman
Menefee	Ossian	Tieden	Wolfe
Millen	Pelton	Van Roekel	Mr. Speaker
Miller of	Peterson		
Jones	Rex		

Absent or not voting, 88:

Andersen	Fischer of	Huff	Mezvinsky
Bennett	Grundy	Jesse	Mohrfeld
Christensen	Franklin	Johnston of	O'Hearn
Darrington	Freeman of	Johnson	Perkins
Dooley	Buena Vista	Kennedy of	Pierson
Drake	Gannon	Chickasaw	Sanders
Dunton	Hansen of	Kitner	Skinner
Edgington	Black Hawk	Kruse	Tapscott
Ewell	Hill	Mayberry	Van Nostrand
	Holden	McCartney	

The motion lost.

Drake of Louisa-Muscatine offered the following amendment filed by the committee on state government:

Amend House File 1097 by striking all after the enacting clause and inserting the following:

Section 1. Section forty-eight point one (48.1), Code 1966, is amended as follows:

1. Line three (3), strike "now or hereafter".
2. Lines four (4) and five (5), after "inhabitants" insert "and in all counties having a population of fifty thousand or more".
3. Line five (5), after "city" where it appears the second place, insert "or the county auditor of such county".

Sec. 2. Section forty-eight point three (48.3), Code 1966, lines one (1) and two (2), is amended by striking "From and after July 1, 1928," and inserting "In any such city or county".

Sec. 3. Section forty-eight point four (48.4), Code 1966, is amended as follows:

1. Line three (3), after the word "city" add "or county".
2. Line twelve (12), after "council" add "or county board of supervisors as the case may be".
3. Line eighteen (18), after "council" add "or board".
4. Line twenty-three (23), after "city" add "or county".

Sec. 4. Section forty-eight point ten (48.10), Code 1966, is amended by striking all of lines one (1) to seven (7), inclusive, and the words "such city." in line eight (8) and inserting in lieu thereof "It is the mandatory duty of each local registrar of vital statistics to provide the commissioner of registration of his county with a certified list of the names and last known addresses of all persons of legal age who have died in his county. Such lists shall be delivered monthly by the tenth."

Further amend said section, lines thirteen (13) and fourteen (14), by striking "health commissioner" and inserting "local registrar of vital statistics".

Sec. 5. Section forty-eight point eighteen (48.18), Code 1966, is amended as follows:

1. Line five (5), after the word "city" insert "and board of supervisors".
2. Line six (6), after "city" insert "or county".
3. Line nine (9), after "council" insert "or board".
4. Next to the last line, after "council" insert "or board".

Sec. 6. Section forty-eight point twenty-one (48.21), Code 1966, is amended as follows:

1. Line eleven (11), strike "act of 1927" and insert "law".
2. Line twenty-four (24), after "cities" insert "or counties".
3. Next to the last line, after "clerk" insert "or county auditor".

Sec. 7. Section forty-eight point twenty-two (48.22), Code 1966, line two (2), after the second "any" insert "other".

Sec. 8. Section forty-eight point twenty-six (48.26), Code 1966, line eight (8), is amended by inserting after "section." the following: "In any county, where permanent registration applies, the county auditor shall establish a permanent registration place in the office of the auditor or elsewhere in the courthouse. The permanent registration place shall be open at all times when other county offices are open. The permanent registration place shall also be open at least two evenings from five o'clock p.m. until eight o'clock p.m., and at least one Saturday from eight o'clock a.m. until five o'clock p.m., during the thirty-day period preceding any election for which registration is required."

Sec. 9. Section forty-seven point one (47.1), Code 1966, is amended by striking all of the first paragraph and inserting in lieu thereof the following:

"Any city having a population in excess of four thousand to and including a population of ten thousand may, by ordinance, require the registration of all voters. Also, any county may by resolution of the board of supervisors require registration of voters in any township having a population of fifteen hundred or more."

Priebe of Kossuth offered the following amendment to the committee amendment filed by him and Middleswart of Warren:

Amend the committee on state government amendment to House File 1097 by inserting after line 13 the following:

"Further amend said section, line four (4) by inserting after the word "chapter" the following: "except that a valid operators license (as defined under chapter three hundred twenty-one point one hundred seventy-four (321.174), Code 1966) shall be proper and sufficient identification for all voting purposes".

Priebe of Kossuth asked and received unanimous consent to withdraw the amendment.

Schroeder of Pottawattamie offered the following amendment to the committee amendment, filed by him, and moved its adoption:

Amend the committee on state government amendment to House File 1097, filed March 3, 1970, as follows:

1. By adding the following new section after line 59:

"Sec. 9. All persons voting in the primary election June 2, 1970, shall be considered registered voters of any county requiring voter registration under the provisions of chapter forty-eight (48) of the Code as amended."

2. By renumbering the remaining section.

The amendment was adopted.

Drake of Louisa-Muscatine moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

Radl of Linn asked and received unanimous consent to withdraw the Radl-Sorg amendment filed on February 20, 1970.

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.

On the question "Shall the bill pass?" (H.F. 1097)

The ayes were, 77:

Alt	Graham	McCartney	Schroeder
Andersen	Hamilton	McIntyre	Shaw
Battles	Hansen of	Mendenhall	Shepherd
Bergman	Black Hawk	Menefee	Sorg
Caffrey	Hanson of	Millen	Stokes
Camp	Howard-Mitchell	Miller of	Strand
Campbell	Huff	Jones	Stromer
Corey	Johnson of	Miller of	Strothman
Crabb	Audubon	Marshall	Tieden
Cunningham	Kehe	Miller of	Van Drie
Den Herder	Kitner	Page	Van Roekel
Dooley	Cluever	Milligan	Varley
Drake	Knight	Nelson	Voorhees
Edgington	Koch	Nielsen	Walter
Ellsworth	Kreamer	O'Hearn	Warren
Fisher of	Kruse	Ossian	Waugh
Greene	Langland	Pelton	Weichman
Freeman of	Lawson	Pierson	Welden
Buena Vista	Lippold	Rex	Winkelman
Freeman of	Lipsky	Roorda	Wolfe
Clay-Dickinson	Logemann	Sanders	Mr. Speaker
Goode	Logue		

The nays were, 83:

Baker	Doyle	Johnston of	Mezvinsky
Blouin	Duitscher	Johnson	Middlesaw
Brinck	Dunton	Kennedy of	Miller of
Cochran	Ewell	Dubuque	Des Moines
Crosier	Gannon	Knoblauch	Newton
Dietz	Jesse	Mayberry	Nolting
Dougherty		McCormick	Poncy

Priebe
Radl
Renda

Rodgers
Schmeiser

Schwartz
Stroburg

Tapscott
Wells

Absent or not voting, 14:

Bennett
Christensen
Darrington
Fischer of
Grundy

Franklin
Grassley
Hill
Holden

Kennedy of
Chickasaw
Mohrfeld
Perkins

Peterson
Skinner
Van Nostrand

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 1097 passed the House on March 19, 1970.

CAFFREY of Polk

UNFINISHED BUSINESS CALENDAR

The House resumed consideration of **House File 1241**, a bill for an act to establish a limit on property tax levies for county school systems.

Caffrey of Polk asked and received unanimous consent to withdraw the Caffrey-Nielsen amendment filed and offered on March 18, 1970, and found on page 1075 of the House Journal.

Holden of Scott asked and received unanimous consent to withdraw the Holden, et al., amendment filed and offered on March 18, 1970, and found on page 1075 of the House Journal.

Holden of Scott offered the following amendment filed by Holden, et al.:

Amend House File 1241 as follows:

1. By striking lines 7 through 11 and inserting the following in lieu thereof:

1. By inserting in line ten (10) after the word "tax" the words "not to exceed three mills,"

2. By striking from lines eleven (11) and twelve (12) the words "for the amount certified" and inserting in lieu thereof the words "except those county school systems whose levy exceeds three mills for taxes payable in the year 1970 may levy an amount not to exceed the levy for taxes payable in the year 1970 during the years 1970 and 1971 for taxes payable in 1971 and 1972".

2. By adding after line 15 the following:

Sec. 3. Chapter two hundred seventy-three (273), Code 1966, is hereby amended by adding the following new section:

"Administrative expenses of a county or joint county school system shall not exceed ten percent of the amount raised by property taxes levied for support of the county or joint

county school system. Administrative expenses shall consist of those activities which have as their purpose the general regulation, direction, control, and administrative staffing of the county or joint county school system."

Division of the amendment was requested.

Division 1 of the amendment to be lines 1 through 12 and division 2 to be lines 13 through 22.

Holden of Scott moved the adoption of division 1 of the amendment, lines 1 through 12.

A non-record roll call was requested.

The ayes were 96, nays 5.

Division 1 of the amendment was adopted.

Van Drie of Story in the chair at 10:50 a.m.

Holden of Scott moved the adoption of division 2 of the amendment, lines 13 through 22.

Roll call was requested.

On the question "Shall division 2 of the amendment be adopted?"

The ayes were, 83:

Andersen	Grassley	Lipsky	Renda
Baker	Hansen of	Logemann	Rex
Battles	Black Hawk	McCartney	Rodgers
Bennett	Harbor	McCormick	Roorda
Blouin	Holden	McIntyre	Schwartz
Caffrey	Huff	Mendenhall	Shaw
Camp	Jesse	Menefee	Skinner
Campbell	Johnston of	Middlewart	Sorg
Christensen	Johnson	Millen	Stokes
Cochran	Kehe	Miller of	Strand
Corey	Kennedy of	Jones	Strothman
Crosier	Chickasaw	Miller of	Tapscott
Cunningham	Kennedy of	Marshall	Tieden
Den Herder	Dubuque	Miller of	Van Nostrand
Doyle	Kitner	Page	Varley
Duitscher	Knight	Milligan	Voorhees
Ellsworth	Knoblauch	Nolting	Walter
Ewell	Koch	O'Hearn	Waugh
Fischer of	Kreamer	Ossian	Welden
Grundy	Kruse	Perkins	Wells
Franklin	Langland	Peterson	Winkelman
Gannon	Lawson	Pierson	Mr. Speaker
Graham	Lippold	Poncy	(Van Drie)

The nays were, 33:

Alt	Dietz	Freeman of	Hamilton
Bergman	Dougherty	Buena Vista	Hanson of
Brinck	Dunton	Freeman of	Howard-Mitchell
Crabb	Fisher of	Clay-Dickinson	Johnson of
Darrington	Greene	Goode	Audubon

Cluever	Mohrfeld	Sanders	Van Roekel
Logue	Nelson	Schmeiser	Warren
Mayberry	Newton	Schroeder	Weichman
Miller of Des Moines	Nielsen	Shepherd	Wolfe
	Priebe	Stromer	

Absent or not voting, 8:

Dooley	Edgington	Mezvinsky	Radl
Drake	Hill	Pelton	Stroburg

Division 2 of the amendment was adopted.

Caffrey of Polk asked and received unanimous consent to withdraw the amendment filed by Caffrey, et al., on March 17, 1970, and found on page 1068 of the House Journal.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Kruse of O'Brien for the afternoon on request of McCartney of Floyd.

CONSIDERATION OF BILLS

The House resumed consideration of **House File 1241**.

Cochran of Webster asked and received unanimous consent to withdraw the amendment filed by him on March 16, 1970, and found on page 1046 of the House Journal.

McIntyre of Linn asked and received unanimous consent to withdraw the amendment filed by him on March 18, 1970, and found on page 1080 of the House Journal.

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. 1241)

The ayes were, 79:

Alt	Dooley	Freeman of	Hanson of
Battles	Dougherty	Clay-Dickinson	Howard-Mitchell
Caffrey	Doyle	Gannon	Holden
Campbell	Drake	Graham	Huff
Christensen	Duitscher	Grassley	Kehe
Cochran	Dunton	Hamilton	Kitner
Corey	Edgington	Hansen of	Knight
Crabb	Fischer of	Black Hawk	Knoblauch
Cunningham	Grundy		Koch
Darrington			

Kreamer	Middleswart	Priebe	Tieden
Kruse	Millen	Radl	Van Drie
Langland	Miller of	Renda	Van Nostrand
Lawson	Jones	Rodgers	Van Roekel
Lippold	Miller of	Roorda	Varley
Logemann	Marshall	Shaw	Walter
Logue	Miller of	Shepherd	Warren
Mayberry	Page	Skinner	Waugh
McCartney	Milligan	Sorg	Weichman
McCormick	Nolting	Stokes	Welden
McIntyre	Ossian	Strand	Winkelman
Mendenhall	Pelton	Strothman	Mr. Speaker
Menefee	Pierson		

The nays were, 33:

Andersen	Fisher of	Kennedy of	Nielsen
Baker	Greene	Chickasaw	Poncy
Bergman	Freeman of	Kennedy of	Rex
Blouin	Buena Vista	Dubuque	Sanders
Brinck	Goode	Kluever	Schmeiser
Camp	Jesse	Mezvinsky	Schwartz
Dietz	Johnson of	Miller of	Stroburg
Ellsworth	Audubon	Des Moines	Stromer
Ewell	Johnston of	Mohrfeld	Tapscott
	Johnson	Newton	Wells
			Wolfe

Absent or not voting, 12:

Bennett	Franklin	Nelson	Peterson
Crosier	Hill	O'Hearn	Schroeder
Den Herder	Lipsky	Perkins	Voorhees

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

APPROPRIATIONS CALENDAR

House File 1040, a bill for an act relating to the development and reconstruction of a historical site and making an appropriation therefor, with report of committee recommending amendment and passage, was taken up for consideration.

Camp of Clinton offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend House File 1040, page 1, by striking from line 5 after the second word "of" the words and figures "fifty thousand (50,000)" and inserting in lieu thereof the words and figures "ten thousand (10,000)".

The amendment was adopted.

Corey of Louisa-Muscataine offered the following amendment filed by him and moved its adoption:

Amend House File 1040 as follows:

1. Page 1, line 5, by inserting after the word "state" the word "to the state historical society".

The amendment was adopted.

Tieden of Clayton asked and received unanimous consent to withdraw the amendment filed by the committee on conservation and recreation on February 12, 1970, and found on page 487 of the House Journal.

Corey of Louisa-Muscataine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 1040)

The ayes were, 105:

Alt	Freeman of	Lippold	Radl
Andersen	Clay Dickinson	Logemann	Renda
Battles	Gannon	Logue	Rex
Bergman	Goode	McCartney	Rodgers
Blouin	Graham	McCormick	Roorda
Brinck	Grassley	McIntyre	Sanders
Caffrey	Hamilton	Mendenhall	Schmeiser
Camp	Hansen of	Menefee	Schwartz
Campbell	Black Hawk	Mezvinsky	Shaw
Christensen	Hanson of	Middleswart	Shepherd
Cochran	Howard-Mitchell	Miller of	Sorg
Corey	Huff	Des Moines	Stokes
Crabb	Jesse	Miller of	Strand
Crosier	Johnson of	Jones	Stroburg
Cunningham	Audubon	Miller of	Stromer
Darrington	Johnston of	Marshall	Strothman
Dietz	Johnson	Miller of	Tapscott
Dooley	Kehe	Page	Tieden
Dougherty	Kennedy of	Milligan	Van Drie
Doyle	Chickasaw	Mohrfeld	Van Nostrand
Drake	Kennedy of	Newton	Van Roekel
Duitscher	Dubuque	Nielsen	Varley
Dunton	Kitner	Nolting	Walter
Edgington	Cluever	O'Hearn	Warren
Ellsworth	Knight	Ossian	Weichman
Fischer of	Knoblauch	Pelton	Wells
Grundy	Kreamer	Pierson	Winkelman
Fisher of	Kruse	Poncy	Wolfe
Greene	Langland	Priebe	Mr. Speaker
Freeman of	Lawson		
Buena Vista			

The nays were, none.

Absent or not voting, 19:

Baker	Hill	Millen	Skinner
Bennett	Holden	Nelson	Voorhees
Den Herder	Koch	Perkins	Waugh
Ewell	Lipsky	Peterson	Welden
Franklin	Mayberry	Schroeder	

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 1157, a bill for an act relating to closed highways, with report of committee recommending passage, was taken up for consideration.

Christensen of Clarke-Union offered the following amendment filed by him and Schroeder of Pottawattamie and moved its adoption:

Amend Senate File 1157 as follows:

1. By adding thereto as section 2 the following:

Sec. 2. Section three hundred six point thirteen (306.13), Code 1966, is hereby amended by inserting in line sixteen (16) after the period the following:

“Whenever such board or commission condemns or purchases property rights or otherwise denies direct access to a road or highway from abutting property, the board or commission shall establish and maintain an alternative access facility to an alternate road or highway to the extent that said access facility shall connect with any lane or driveway in existence at the time of the condemnation or purchase, or if none exists after condemnation, then said access facility shall connect at another place as agreed to by the parties. The alternative access facility so constructed shall meet the minimum standards for local secondary roads with all-weather surfacing and shall be maintained in the same manner and to the same extent. Compensation for any property rights taken in the establishment of any alternative access shall be paid as in any other purchase or condemnation of property.”

2. By renumbering section 2 as section 3.

3. By adding to the title the following:

“and to the purchase or condemnation of property rights for establishment of an alternative access.”

The amendment was adopted.

Millen of Jefferson-Van Buren in the chair at 2:35 p.m.

Jesse of Polk offered the following amendment from the floor and moved its adoption:

Amend Senate File 1157, page 2, line one (1), by striking the period and inserting in lieu thereof the following:

“, nor shall it change or limit liability to such persons.”

A non-record roll call was requested.

The ayes were 49, nays 51.

The amendment lost.

Renda of Polk offered the following amendment from the floor and moved its adoption:

Amend Senate File 1157, page 1, line twenty-three (23), by striking the word "gross".

A non-record roll call was requested.

The ayes were 47, nays 54.

The amendment lost.

Van Nostrand of Pottawattamie moved to reconsider the vote by which the Jesse amendment failed to be adopted.

A non-record roll call was requested.

The ayes were 64, nays 39.

The motion prevailed.

Jesse of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 1157, page 2, line one (1), by striking the period and inserting in lieu thereof the following:

"nor shall it change or limit liability to such persons."

A non-record roll call was requested.

The ayes were 69, nays 37.

The amendment was adopted.

Cunningham of Story moved to reconsider the vote by which the Renda amendment failed to be adopted.

A non-record roll call was requested.

The ayes were 49, nays 54.

The motion 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.

On the question "Shall the bill pass?" (S.F. 1157)

The ayes were, 98:

Alt	Crosier	Ewell	Hansen of
Andersen	Cunningham	Fischer of	Black Hawk
Baker	Darrington	Grundy	Hanson of
Battles	Den Herder	Fisher of	Howard-Mitchell
Bergman	Dietz	Greene	Holden
Blouin	Dooley	Freeman of	Huff
Brinck	Dougherty	Buena Vista	Johnson of
Camp	Drake	Goode	Audubon
Campbell	Duitscher	Graham	Kehe
Christensen	Dunton	Grassley	Kennedy of
Corey	Edgington	Hamilton	Dubuque
Crabb	Ellsworth		Kitner

Cluever	Miller of	Priebe	Tieden
Knight	Des Moines	Rex	Van Drie
Knoblauch	Miller of	Roorda	Van Nostrand
Koch	Jones	Sanders	Van Roekel
Kreamer	Miller of	Schmeiser	Varley
Kruse	Marshall	Schroeder	Voorhees
Langland	Miller of	Schwartz	Walter
Lippold	Page	Shaw	Warren
Lipsky	Milligan	Shepherd	Waugh
Logemann	Mohrfeld	Skinner	Weichman
Logue	Newton	Sorg	Welden
McCormick	Nielsen	Stokes	Wells
Mendenhall	O'Hearn	Strand	Winkelman
Menefee	Ossian	Stroburg	Wolfe
Middleswart	Peterson	Stromer	Speaker
	Pierson	Strothman	pro tempore

The nays were, 17:

Cochran	Jesse	Mayberry	Radl
Doyle	Johnston of	Mezvinsky	Renda
Franklin	Johnson	Nolting	Rodgers
Freeman of	Kennedy of	Pelton	Tapscott
Clay-Dickinson	Chickasaw	Poncy	
Gannon			

Absent or not voting, 9:

Bennett	Hill	McCartney	Nelson
Caffrey	Lawson	McIntyre	Perkins
Harbor			

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

HOUSE FILE 1185 WITHDRAWN

Kehe of Bremer asked and received unanimous consent to withdraw **House File 1185** from further consideration by the House.

House File 1338, a bill for an act relating to school standards, was taken up for consideration.

Grassley of Butler offered the following amendment filed by him and Drake of Louisa-Muscatine:

Amend House File 1338 as follows:

1. By striking from line 8 the following: " , if any,".
2. By striking all of lines 10 through 17.

Grassley of Butler asked and received unanimous consent to withdraw amendment 1, line 2, of his amendment.

Grassley of Butler moved adoption of amendment 2, lines 1 and 3, of his amendment.

Amendment 2 was adopted.

Van Drie of Story offered the following amendment filed by him and moved its adoption:

Amend House File 1338, page 1, by adding after line 17 the following new sections:

Sec. 2. Any two or more school districts may jointly employ and share the services of any school personnel, or acquire and share the use of classrooms, laboratories, equipment, and facilities.

Sec. 3. Section two hundred fifty-seven point twenty-six (257.26), Code 1966, is hereby amended by striking subsection one (1).

Sec. 4. Section two hundred fifty-seven point twenty-five (257.25), subsection six (6), Code 1966, is amended by adding after line 16 the following:

"However, the units of foreign language may be taught in alternate years."

The amendment was adopted.

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.

On the question "Shall the bill pass?" (H.F. 1338)

The ayes were, 107:

Alt	Freeman of	Logue	Rodgers
Andersen	Clay-Dickinson	Mayberry	Roorda
Battles	Gannon	McCormick	Sanders
Bergman	Goode	Mendenhall	Schmeiser
Blouin	Graham	Menefee	Schroeder
Brinck	Grassley	Mezvinsky	Schwartz
Camp	Hamilton	Middleswart	Shepherd
Campbell	Hansen of	Miller of	Skinner
Christensen	Black Hawk	Des Moines	Sorg
Cochran	Hanson of	Miller of	Stokes
Corey	Howard-Mitchell	Jones	Strand
Crabb	Holden	Miller of	Stroburg
Crosier	Huff	Marshall	Stromer
Cunningham	Jesse	Miller of	Strothman
Darrington	Johnson of	Page	Tieden
Den Herder	Audubon	Milligan	Van Drie
Dietz	Kehe	Mohrfeld	Van Nostrand
Dooley	Kennedy of	Newton	Van Roekel
Dougherty	Chickasaw	Nielsen	Varley
Doyle	Kennedy of	Nolting	Voorhees
Drake	Dubuque	O'Hearn	Walter
Duitscher	Kitner	Ossian	Warren
Dunton	Knigt	Pelton	Waugh
Edgington	Knoblauch	Peterson	Weichman
Ellsworth	Koch	Pierson	Welden
Fischer of	Kreamer	Poncy	Wells
Grundy	Kruse	Priebe	Winkelman
Fisher of	Langland	Radl	Wolfe
Greene	Lippold	Renda	Speaker
Freeman of	Logemann	Rex	pro tempore
Buena Vista			

The nays were, 5:

Ewell	Kluever	Lipsky	McIntyre
Franklin			

Absent or not voting, 12:

Baker	Harbor	Lawson	Perkins
Bennett	Hill	McCartney	Shaw
Caffrey	Johnston of Johnson	Nelson	Tapscott

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

HOUSE CONCURRENT RESOLUTION 123

By Den Herder, Cunningham,
Dunton, Ossian and Radl

Whereas, the budget and financial control committee has devoted considerable time and effort to review of the state's budget procedures, particularly relating to the state board of regents; and

Whereas, many members of the General Assembly have indicated an interest in a review of the state's budgetary procedures; and

Whereas, the Governor and the Governor's economy committee have indicated that the state's budgetary procedures lack the clarity and detail necessary to meet increased demands for proper distribution of the state's resources; and

Whereas, continuing improvements and innovations have been made in budgetary procedures at all levels of government throughout the nation during the past few years; and

Whereas, some of these budget innovations have been studied and particularly implemented in Iowa recently by the office of the state comptroller and the office for planning and programming; and

Whereas, the state board of regents and its institutions have recently taken significant steps toward budgetary innovations, and the state board and department of public instruction are also adopting new budgetary procedures; and

Whereas, the budget and financial control committee, the Governor, the state comptroller and the office for planning and programming have certain and specific statutory responsibilities relating to the budgetary processes in the state; and

Whereas, there was created, by the efforts of the budget and financial control committee and the Governor, an ad hoc committee comprised of the chairman of the budget and financial control committee, the state comptroller, the director of the office for planning and programming, and a representative of the Governor's office to study, research, coordinate, and implement specific phases of the budget innovations and reforms for higher education; and

Whereas, this ad hoc committee has prepared and has presented to this General Assembly and the Governor a report on its progress to date; and

Whereas, the report of the ad hoc committee points toward significant improvements in budget information, procedures, format, analysis, clarity, and ease of use; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the ad hoc committee for budget revision be commended for its efforts, and that it be urged to continue its study of improved budget procedures for Iowa, with major immediate emphasis on modernizing budgetary practices within the field of education, and that the committee and cooperating state agencies

and institutions be authorized and urged to consult with nonpublic schools, to correlate the entire budget spectrum of education in Iowa.

Be It Further Resolved, That the committee periodically report its progress to the budget and financial control committee and the Governor, and submit a complete report to the Governor and the General Assembly next convening, by February 1, 1971, and any and all innovations which appear immediately practical and informative shall become a part of the budget material available to the General Assembly and the Governor for preparation of the next biennial budget.

Be It Further Resolved, That funding for this committee, including the hiring of consultants as needed, shall be done within the existing budgets of the state comptroller and the office for planning and programming, and, if necessary, by use of existing contingent funds.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 124

By Rodgers

Whereas, the cities of Iowa have abundant quantities of refuse, rubbish, and garbage; and

Whereas, many beautiful, scenic areas in adjacent counties are in danger of being polluted because cities are attempting to buy productive farmland in other counties and to use such productive, scenic land for the deposit of refuse, rubbish, and garbage; and

Whereas, the cities apparently do not respect county zoning laws and the will of the people to enjoy country living; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the General Assembly of the State of Iowa considers the transmission by cities of refuse, rubbish, and garbage across county lines, without express approval of county governing bodies and agencies responsible for control of environment, to be an improper act by the cities and their governing bodies.

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 1096, a bill for an act relating to the appointment of interpreters in legal proceedings.

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

Senate File 1124, a bill for an act to provide for variance from employment safety rules.

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

Senate File 1200, a bill for an act relating to movement of oversized mobile homes.

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

House File 409, a bill for an act relating to public employee credit unions.

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

House File 1122, a bill for an act relating to construction of certain public highways.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 788, a bill for an act to establish a special employment security contingency fund.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1251, a bill for an act relating to child labor.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 788

Amend House File 788, page 2, by striking the sentence beginning in line 8 and ending in line 12.

SENATE AMENDMENT TO HOUSE FILE 1251

Amend House File 1251 as amended, passed and reprinted by the House, as follows:

1. Page 1, line 14, by striking the words "commissioner of labor" and inserting in lieu thereof the words "labor commissioner".

2. Page 1, line 20, by striking the words "commissioner of labor" and inserting in lieu thereof the words "labor commissioner".

3. Page 2, line 15, by striking the words "of less than thirty thousand inhabitants;" and inserting in lieu thereof the following: "and towns of less than ten thousand population and in areas outside the corporate limits of any city or town;".

4. Page 2, line 16, by striking the word "thirty" and inserting in lieu thereof "ten".

5. Page 2, line 28, by striking the word "as".

6. Page 3, lines 2 and 3, by striking the words "and for returning permits".

7. Page 3, line 3, by striking the word and figure "Section 11" and inserting in lieu thereof the following: "section eleven (11)".

8. Page 3, line 5, by striking the word and figure "Section 2" and inserting in lieu thereof the following: "subsection one (1) of section two (2)".

9. Page 3, lines 18 and 19, by striking the words "commissioner of labor" and inserting in lieu thereof the words "labor commissioner".

10. Page 4, line 25, by striking the word and figure "Section 22" and inserting in lieu thereof the following: "section twenty-two (22)".

11. Page 5, line 22, by adding after the word "repair" the following: "except on buildings that do not exceed

two stories in height and farm buildings”.

12. Page 7, line 19, by adding after the word “operations” the following: “except on buildings that do not exceed two stories in height and farm buildings”.

13. Page 8, line 2, by striking the word “state”.

14. Page 8, line 28, by striking the words “employment service” and inserting in lieu thereof the words “state employment service division”.

15. Page 9, line 31, by striking the words “employment service” and inserting in lieu thereof the words “state employment service division”.

16. Page 10, line 10, by striking the words “bureau of labor” and inserting in lieu thereof the words “labor commissioner”.

17. Page 10, line 12, by striking the words “of labor”.

18. Page 10, line 15, by striking the words “of labor”.

19. Page 10, line 17, by striking the words “commissioner of labor” and inserting in lieu thereof the words “labor commissioner”.

20. Page 10, lines 33 and 34, by striking the words “commissioner of labor” and inserting in lieu thereof the words “labor commissioner”.

21. Page 11, line 3, by striking the words “bureau of labor” and inserting in lieu thereof the word “labor commissioner”.

22. Page 11, by striking lines 9, 10 and 11, and inserting in lieu thereof the following:

“2. A child from working in or around any home before or after school hours or during vacation periods, provided such work is not related to or part of the business, trade, or profession of the employer.”

23. Page 12, line 7, by striking the word “fifty” and inserting in lieu thereof the words “twenty dollars nor more than fifty”.

24. Page 13, by striking lines 9 through 13, inclusive.

25. Page 13, line 14, by striking the words “commissioner of labor” and inserting in lieu thereof the words “labor commissioner”.

26. Page 13, line 21, by striking the words “of labor”.

27. Page 13, by adding after line 31 the following new section and renumbering the subsequent sections:

“Anyone under the age of nineteen and subject to this Act employed in the street trades who sells or delivers the product or service of another and who is designated in such capacity as an independent contractor shall be provided with the reasonable and necessary cost of all medical, hospital, nursing and doctor expenses incurred as the result of injuries sustained arising out of and in the course of selling or delivering such product or service by the person, firm or corporation whose product or service is so delivered.”

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 208, 231, 1222; Senate Files 628, 1149, 1163 and 1221.

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 208, 231, 1222; Senate Files 628, 1149, 1163 and 1221.

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 19th day of March, 1970, sent to the Governor for his approval: House Files 208, 231 and 1222.

ELIZABETH SHAW, Chairman

Report adopted.

AMENDMENTS FILED

- 1 Amend House File 1195 as follows:
- 2 1. Page 1, line 17, by striking the words "designated
- 3 for" and inserting in lieu thereof the words "purchased for
- 4 use".
- 5 2. Page 1, line 19, by striking the word "and" and
- 6 inserting in lieu thereof the word "or".
- 7 3. Page 2, line 4, by inserting after the period the
- 8 following: "Such certificates of necessity are to be issued
- 9 only for pollution control devices, structures, facilities
- 10 or expenditures for which a permit is to be issued under
- 11 subsection six (6) of section four hundred fifty-five B
- 12 point nine (455B.9) of the Code or chapter one hundred sixty-
- 13 two (162), section five (5), subsection seven (7), Acts of
- 14 the Sixty-second General Assembly."
- 15 4. Page 2, line 13, by striking the word "and" and
- 16 inserting in lieu thereof the words "or water pollution as
- 17 defined in".

WINKELMAN of Calhoun
LANGLAND of Winneshiek
ROORDA of Jasper
DEN HERDER of Sioux

1 Amend House File 1237 by striking lines 8 through 13 and
 2 inserting in lieu thereof the following:
 3 "Prohibit area schools from intentionally advertising or
 4 using other forms of communications media, whose base of
 5 operation is outside of the state boundaries, to obtain students
 6 from outside the state. Nothing herein shall prohibit a source
 7 from outside the state from obtaining information concerning an
 8 area school and its programs."

GRASSLEY of Butler

1 Amend the Senate amendment to House File 1294,
 2 line 46, by inserting after the word "treasurer" the
 3 following: ", except that an exemption shall be given
 4 to each credit union in the amount of four thousand
 5 dollars and, in addition, any amount of the legal and
 6 special reserves which are invested in United States
 7 government securities".

VAN DRIE of Story

1 Amend House File 1333 by striking lines eight (8) through
 2 eleven (11) and inserting the following:

3 "The term 'motor vehicle' as used in this subsection shall
 4 not apply to the sale of new or used vehicles without motive
 5 power when such sales are made pursuant to a".

6 Amend the title by striking all after the word "of" in line
 7 one (1) and all of line two (2) and inserting "vehicles without
 8 motive power on Sunday."

WINKELMAN of Calhoun
 DOUGHERTY of Lucas-Monroe

1 Amend House File 1336, page 35, line 13, by inserting
 2 after the word "needed" the words "to control water
 3 flow".

CAMPBELL of Washington

1 Amend House File 1336, page 30, line 28, by inserting
 2 after the word "water" the words "and soil".

CAMPBELL of Washington

1 Amend House File 1337, page 5, by inserting after line 17,
 2 the following:

3 "Further amend said section, line five (5), by striking
 4 the word "one-fourth" and inserting in lieu thereof the
 5 word "one".

KEHE of Bremer

1 Amend Senate File 1043 by striking lines 5 through 16,
 2 inclusive, and inserting in lieu thereof the following:

- 3 1. By striking from line 18 the words "having only one
 4 judge,".
- 5 2. By inserting in line 19 after the word "judge" the words
 6 "or judges".
- 7 3. By inserting in line 22 after the word "judge" the words
 8 "or one of such judges".
- 9 4. By inserting in line 24 after the word "judge" the words
 10 "or judges".
- 11 5. By striking from line 25 the word "only".

- 12 6. By inserting in line 26 after the word "judge" the words
 13 "or one of such judges".
 14 7. By inserting in line 27 after the word "act" the following:
 15 " , and where justified by the case load of the court as
 16 determined by the chief justice of the supreme court, the
 17 alternate judge may hold court at the same time as the regular
 18 judge or judges for periods not to exceed thirty days".
 19 8. By inserting in line 28 after the word "judge" the words
 20 "or judges".
 21 9. By striking from line 33 the words "for the regular judge".
 22 10. By inserting in line 37 after the word "judge" the words
 23 "or judges".
 24 11. By adding thereto the following:
 25 "If the regular judge resigns, dies, or becomes permanently
 26 incapacitated to act as judge, the alternate judge shall act
 27 as judge until a successor is appointed and qualified, but not
 28 for more than ninety days."

DOYLE of Woodbury

- 1 Amend Senate File 1117 as follows:
 2 1. By inserting in page 1, line 5, after the word "States" the
 3 words "or to this state".
 4 2. By striking from page 1, line 7, the word "federal".
 5 3. By striking from page 1, line 10, the word "federal".
 6 4. By inserting in page 1, line 16, after the word "States" the
 7 words "or in the Code of Iowa".
 8 5. By striking from page 1, line 22, the words "or his delegate"
 9 and inserting in lieu thereof the words "or the Iowa director of
 10 revenue, or their delegates".
 11 6. By inserting in page 2, line 2, after the word "federal" the
 12 words "or state".
 13 7. By striking from page 2, lines 16 and 17, the words "the
 14 identification number of the internal revenue service".
 15 8. By inserting in page 2, line 19, after the word "lien" the
 16 words " , and for federal liens the identification number of the
 17 internal revenue service".
 18 9. By striking from page 2, line 32, the word "federal".
 19 10. By striking from page 3, line 4, the word "federal".
 20 11. By striking from page 3, line 8, the word "federal".
 21 12. By striking from page 3, line 14, the word "federal".
 22 13. By striking from page 3, line 15, the word "federal".
 23 14. By striking from page 3, lines 25 and 26, and inserting in
 24 lieu thereof the following:
 25 All filing fees pertaining to a tax lien shall be payable in
 26 full at the time of discharge or release, for which the filing
 27 officer shall bill the internal revenue service or the department
 28 of revenue on a monthly basis.
 29 15. By striking from page 3, line 27, the word "federal".
 30 16. By striking from page 3, line 30, the word "federal".
 31 17. By striking from page 3, line 35, the word "federal".
 32 18. By adding the following new sections:
 33 Sec. 8. This Act shall apply to the filing and refileing of
 34 notice, release, nonattachment, discharge and subordination of a
 35 lien for any tax due this state.
 36 Sec. 9. Section four hundred twenty-two point twenty-six

37 (422.26), Code 1966, as amended by chapter three hundred forty-
 38 two (342), section eighty-five (85), Acts of the Sixty-second
 39 General Assembly, is hereby further amended by striking lines
 40 seventeen (17) through fifty (50), inclusive, and inserting in
 41 lieu thereof the following:

42 "notice of the lien on any property, the director shall file
 43 notice of said lien as provided in sections one (1) through eight
 44 (8), inclusive, of this Act, and the lien shall be valid from the
 45 time of indexing thereof."

46 19. By inserting in page 1, line 1, after the word "federal" the
 47 words "or state".

RENDA of Polk

1 Amend Senate File 1181, as passed by the Senate
 2 and reprinted, page 3, by striking all of lines 21
 3 through 26.

TIEDEN of Clayton

1 Amend Senate File 1181, as passed by the Senate, as follows:
 2 1. Page 1, by striking lines 3 through 13, inclusive, and in-
 3 serting in lieu thereof the following:

4 Section three hundred twenty-one point one hundred ninety-
 5 one (321.191), Code 1966, is repealed and the following enacted
 6 in lieu thereof:

7 "The fee for an operator's license shall be five dollars if
 8 issued for a period of two years, and ten dollars if issued for
 9 a period of four years. The fee for a chauffeur's license shall
 10 be ten dollars if issued for a period of two years, and twenty
 11 dollars if issued for a period of four years. The fee for an
 12 instruction permit shall be three dollars and for a temporary
 13 driver's permit, five dollars."

14 2. Page 2, by striking lines 5, 6, and 7 and inserting in lieu
 15 thereof the words "if the licensee is between the age of twenty-
 16 one and sixty-five years on the date of issuance of the license,
 17 otherwise for a period of two years".

18 3. Page 2, by striking lines 8 through 11, inclusive, and in-
 19 serting in lieu thereof the following:

20 5. By inserting after the period in line fourteen (14)
 21 the following new sentence:

22 "Applicants whose licenses are restricted due to vision
 23 or other physical deficiencies may be required to renew their
 24 licenses every two years."

25 4. Page 2, by striking lines 19 through 22, inclusive, and
 26 inserting in lieu thereof the following:

27 2. By inserting in line three (3) after the period the
 28 following new sentence:

29 "However, if the licensee is sixty-five years of age or
 30 older on the date of issuance of the license, such license
 31 shall be issued to be valid for two years."

32 5. Page 3, by inserting in line 11 after the word "Code" the
 33 words ", but shall furnish the department with satisfactory
 34 proof of his identity".

35 6. Page 3, by striking line 17 and inserting in lieu thereof
 36 the words "three dollars for a four-year period and two dollars

37 for a two-".

38 7. Page 3, by striking lines 21 through 26, inclusive.

VAN DRIE of Story

1 Amend Senate File 1278 as follows:

2 1. Page 1, line 14, by inserting after the word "his"
3 the word "Iowa".

4 2. Page 2, line 8, by striking the following: ", and
5 in" and inserting in lieu thereof the following: ". In".

6 3. Page 2, line 9, by striking the word "the" and
7 inserting in lieu thereof the word "any".

8 4. Page 2, line 28, by inserting after the word "His"
9 the word "Iowa".

VAN DRIE of Story

On motion by Van Drie of Story, the House adjourned until 9:00
a.m., Friday, March 20, 1970.

JOURNAL OF THE HOUSE

Sixty-eighth Calendar Day—Fiftieth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FRIDAY, MARCH 20, 1970.

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

Prayer was offered by the Very Reverend Bruce Cook, pastor of the Trinity Episcopal Church, Davenport, Iowa.

The Journal of Thursday, March 19, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Waugh of Monona by the Speaker; Miller of Page on request of Ossian of Adams-Montgomery; Van Drie of Story on request of Nolting of Black Hawk.

PRESENTATION OF VISITORS

Knoblauch of Carroll presented to the House five foreign students, Terese Issac, France; Maja Belopeta, Yugoslavia; Jose Senni, Argentina; Andrea Heinrich, Costa Rica; and Robert van Schaik, Holland, who are attending school in Carroll, Iowa.

The Speaker announced the following visitors present in the House chamber:

Forty-five students from Burt Community School, Burt, Iowa, accompanied by Mrs. Brace, Mrs. Stiel and Mr. Paul Hasse. By Priebe of Kossuth.

Sixty-two students from Roland-Story Community School, accompanied by their teachers, Mrs. Elizabeth Yontis and Mrs. Mildred Teig. By Cunningham of Story and Van Drie of Story.

Sixty Girl Scouts from Manchester, Iowa. By McCormick of Delaware.

PETITION FILED

The following petition was received and placed on file:

By Winkelman of Calhoun, from ten members of the Iowa Local

History and Museum Association at Fort Dodge, Iowa, favoring House Joint Resolution 1006, relating to Terrace Hill.

INTRODUCTION OF BILLS

House File 1351, by Tapscott, a bill for an act to remove the limitation on the levy for the county poor fund.

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

House File 1352, by committee on ways and means, a bill for an act relating to deductions from net income.

Read first time and placed on **ways and means calendar**.

SENATE MESSAGES CONSIDERED

Senate File 1096, a bill for an act relating to the appointment of interpreters in legal proceedings before any court or administrative agency.

Read first time and referred to the **sifting committee**.

Senate File 1124, a bill for an act to provide for variance from employment safety rules, regulations or standards.

Read first time and referred to the **sifting committee**.

Senate File 1200, a bill for an act relating to the movement of oversized mobile homes.

Read first time and referred to the **sifting committee**.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of **House File 1195**, a bill for an act to provide for sales and use tax exemptions on expenditures for air and water pollution control, and the Gannon amendment filed and offered from the floor on March 16, 1970, and found on pages 1035 and 1036 of the House Journal.

On the point of order raised by Winkelman of Calhoun on March 16, 1970, the Speaker ruled the point well taken and the Gannon amendment not germane.

Winkelman of Calhoun offered the following amendment filed by Winkelman, et al.:

Amend House File 1195 as follows:

1. Page 1, line 17, by striking the words "designed for" and inserting in lieu thereof the words "purchased for use".

2. Page 1, line 19, by striking the word "and" and inserting in lieu thereof the word "or".

3. Page 2, line 4, by inserting after the period the following: "Such certificates of necessity are to be issued only for pollution control devices, structures, facilities or expenditures for which a permit is to be issued under subsection six (6) of section four hundred fifty-five B point nine (455B.9) of the Code or chapter one hundred sixty-two (162), section five (5), subsection seven (7), Acts of the Sixty-second General Assembly."

4. Page 2, line 13, by striking the word "and" and inserting in lieu thereof the words "or water pollution as defined in".

Gannon of Jasper moved that House File 1195 be re-referred to the committee on ways and means.

A non-record roll call was requested.

The ayes were 33, nays 73.

The motion lost.

Winkelman of Calhoun moved the adoption of his amendment.

The amendment was adopted.

Blouin of Dubuque offered the following amendment from the floor and moved its adoption:

Amend House File 1195 by adding the following new section:

"Any industry in the state which is presently operating under a pollution abatement system shall receive a rebate on all taxes paid on the device, subject to the provisions of this Act."

A non-record roll call was requested.

The ayes were 25, nays 67.

The amendment lost.

Speaker pro tempore Millen in the chair at 10:40 a.m.

McCartney of Floyd moved the previous question on House File 1195 and all amendments filed thereto.

The 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. 1195)

The ayes were, 68:

Alt	Grassley	Lipsky	Peterson
Andersen	Hamilton	Logemann	Roorda
Battles	Hansen of	Logue	Sanders
Corey	Black Hawk	Mayberry	Shaw
Crabb	Hanson of	McCartney	Shepherd
Cunningham	Howard-Mitchell	Mendenhall	Sorg
Den Herder	Harbor	Menefee	Stokes
Dietz	Holden	Miller of	Strand
Drake	Huff	Jones	Stromer
Edgington	Johnson of	Miller of	Tieden
Fischer of	Audubon	Marshall	Van Nostrand
Grundy	Kitner	Milligan	Voorhees
Fisher of	Koch	Mohrfeld	Warren
Greene	Kreamer	Nelson	Weichman
Freeman of	Kruse	Nielsen	Winkelman
Buena Vista	Langland	Ossian	Wolfe
Goode	Lawson	Pelton	Speaker
Graham	Lippold	Perkins	pro tempore

The nays were, 50:

Baker	Ewell	McIntyre	Rex
Bergman	Franklin	Mezvinsky	Rodgers
Blouin	Freeman of	Middleswart	Schmeiser
Brinck	Clay-Dickinson	Miller of	Schroeder
Caffrey	Gannon	Des Moines	Schwartz
Campbell	Hill	Newton	Skinner
Christensen	Jesse	Nolting	Strothman
Cochran	Johnston of	O'Hearn	Tapscott
Crosier	Johnson	Pierson	Van Roekel
Dougherty	Kehe	Poncy	Varley
Doyle	Kennedy of	Priebe	Walter
Duitscher	Dubuque	Radl	Welden
Dunton	Knoblauch	Renda	Wells
Ellsworth	McCormick		

Absent or not voting, 11:

Bennett	Kennedy of	Knight	Stroburg
Camp	Chickasaw	Miller of	Van Drie
Darrington	Cluever	Page	Waugh
Dooley			

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 1195 passed the House.

D. VINCENT MAYBERRY

MESSAGES FROM 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 199, a bill for an act relating to vital statistics.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 204, a bill for an act relating to librarians and guidance counselors.

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

House File 1277, a bill for an act relating to motor vehicles approaching an intersection.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 199

Amend House File 199, as passed by the House, as follows:

1. Page 9, line 1, by inserting after the word "birth" the words "at least".
2. Page 9, line 1, by striking the word "said" and inserting in lieu thereof the word "such".
3. Page 9, line 1, by inserting after the period the following new sentences: "If both persons to be named as parents are not a party to the petition, such person or persons, if living, shall also be given at least ten days' notice of the hearing. The court shall prescribe the manner of such notice."
4. Page 10, line 1, by inserting after the word "court" the following: ", unless found by the court to be unavailable after diligent inquiry".
5. Page 11, line 2, by inserting after the word "regulation" the words "for statistical or administrative purposes, only".
6. Page 12, lines 11 and 12, by striking the words "When death occurred without medical attendance or when" and inserting in lieu thereof the word "When".
7. Page 12, line 17, by striking the word "twenty-five" and inserting in lieu thereof the word "twenty".
8. Page 13, by striking lines 32 through 35, inclusive, and page 14, by striking line 1 and inserting in lieu thereof the following:

"Sec. 35. Disinterment of a dead body or fetus shall be allowed for the purpose of autopsy or reburial only, and then only if accomplished by a licensed funeral director or embalmer. A permit for such disinterment and, thereafter, reinterment shall be issued by the state registrar according to rules and regulations adopted pursuant to chapter seventeen A (17A) of the Code or when ordered by the district court of the county in which such body is buried. The state registrar, without a court order, shall not issue a permit without the consent of the surviving spouse or in case of such spouse's absence, death, or incapacity, the next of kin. Disinterment for the purpose of reburial may be allowed by court order only upon a showing of substantial benefit to the public. Disinterment for the purpose of autopsy or reburial by court order shall be allowed only when reasonable cause is shown that someone is criminally or civilly responsible for such death, after hearing, upon reasonable notice prescribed by the court to the surviving spouse or in his or her absence, death, or incapacity,

the next of kin. Due consideration shall be given to the public health, the dead, and the feelings of relatives."

9. Page 14, line 30, by adding after the period the following:

"A properly indexed permanent record of marriage certificates upon microfilm, electronic computer, or data processing equipment may be kept instead of marriage record books."

10. Page 15, line 6, by inserting after the word "prepared" the words "by the clerk of court or by the petitioner or his legal representative if directed by the clerk".

11. Page 15, line 16, by adding after the period the following:

"A properly indexed record of divorces upon microfilm, electronic computer, or data processing equipment may be kept instead of divorce record books."

12. Page 15, line 35, by inserting after the word "jurisdiction" the words "or certificates of the clerk of court pursuant to chapter six hundred seventy-four (674) of the Code".

13. Page 16, by inserting after line 21 the following new sections:

a. "To protect the integrity of vital statistics records, to insure their proper use, and to insure the efficient and proper administration of the vital statistics system kept by the state registrar, access to vital statistics records kept by the state registrar shall be limited to the state registrar and his employees, and then only for administrative purposes. It shall be unlawful for the state registrar to permit inspection of, or to disclose information contained in vital statistics records, or to copy or permit to be copied all or part of any such record except as authorized by regulation."

b. "The department may permit access to vital statistics by professional genealogists and historians, and may authorize the disclosure of data contained in vital statistics records when deemed essential for bona fide research purposes which are not for private gain. Information in vital statistics records indicating that a birth occurred out of wedlock shall not be disclosed except as provided by regulation or upon order of a district court."

14. Page 19, by inserting after line 33 the following new subsection:

"6. Disinterring a body in violation of section thirty-five (35) of this Act."

15. Page 20, line 2, by striking the words ", or both such fine and imprisonment".

16. Page 20, by striking all after the word "circumstances" in line 13 and all of lines 14 through 16, inclusive, and inserting in lieu thereof the following: ", for such action as is appropriate."

17. Page 20, by adding the following new sections:

a. "Section five hundred ninety-eight point three (598.3), Code 1966, is hereby amended by inserting in line twelve (12) after the semicolon the following: 'such information as required by section thirty-eight (38) of this Act'."

b. "Section six hundred point one (600.1), Code 1966, is hereby amended by striking in line thirty-four (34) the

period and inserting in lieu thereof the following: ‘; and the information required pursuant to section twenty-one (21) of this Act or a statement that such information is not available after diligent inquiry.’”

18. Further amend House File 199 by renumbering the sections and correcting the cross references in conformity with this amendment.

SENATE AMENDMENT TO HOUSE FILE 204

Amend House File 204 as follows:

1. Page 1, lines 14 and 15, by striking after the word “board” the following: “, which may be guided by standards recommended by the state board”.

2. Page 2, lines 6 and 7, by striking after the word “board” the following: “, which may be guided by standards recommended by the state board”.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS NONCONTROVERSIAL CALENDAR (House File 1275 Deferred)

House File 1275, a bill for an act relating to deposits of public funds in banks, with report of committee recommending passage, was taken up for consideration.

Priebe of Kossuth offered the following amendment filed by him and moved its adoption:

Amend House File 1275, page 1, line 19, by striking the word “third” and inserting in lieu thereof the word “second”.

The amendment was adopted.

Under House Rule 11 by the committee on noncontroversial bills, House File 1275 was deferred and retained on the calendar.

Senate File 1162, a bill for an act relating to certification of nominees whose names are to appear on the general election ballot, and to requests for and distribution of absentee ballots for primary and general elections, with report of committee recommending passage, 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.

On the question “Shall the bill pass?” (S.F. 1162)

The ayes were, 92:

Alt	Freeman of	Lipsky	Pierson
Andersen	Buena Vista	Logemann	Poncy
Baker	Freeman of	Logue	Priebe
Battles	Clay-Dickinson	McCartney	Radl
Bergman	Gannon	McCormick	Rodgers
Blouin	Graham	McIntyre	Roorda
Brinck	Grassley	Mendenhall	Schmeiser
Caffrey	Hamilton	Menefee	Schwartz
Campbell	Hansen of	Mezvinsky	Shaw
Christensen	Black Hawk	Middleswart	Shepherd
Cochran	Holden	Millen	Sorg
Corey	Huff	Miller of	Stokes
Crabb	Jesse	Des Moines	Strand
Cunningham	Johnson of	Miller of	Strothman
Darrington	Audubon	Jones	Tapscott
Den Herder	Kennedy of	Miller of	Van Nostrand
Dougherty	Dubuque	Marshall	Van Roekel
Doyle	Kitner	Milligan	Varley
Drake	Knight	Mohrfeld	Walter
Duitscher	Knoblauch	Nelson	Weichman
Dunton	Koch	Nielsen	Welden
Ellsworth	Kreamer	O'Hearn	Wells
Fisher of	Kruse	Ossian	Winkelman
Greene	Langland	Pelton	Wolfe
Franklin	Lawson	Peterson	Mr. Speaker
	Lippold		

The nays were, none.

Absent or not voting, 32:

Bennett	Hanson of	Mayberry	Schroeder
Camp	Howard-Mitchell	Miller of	Skinner
Crosier	Hill	Page	Stroburg
Dietz	Johnston of	Newton	Stromer
Dooley	Johnson	Nolting	Tieden
Edgington	Kehe	Perkins	Van Drie
Ewell	Kennedy of	Renda	Voorhees
Fischer of	Chickasaw	Rex	Warren
Grundy	Kluever	Sanders	Wagh
Goode			

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

Senate File 645, a bill for an act to accept the provisions of the National School Lunch Act and the National Child Nutrition Act of 1966, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 645)

The ayes were, 95:

Andersen	Bergman	Caffrey	Christensen
Battles	Blouin	Campbell	Cochran

Corey	Grassley	Mayberry	Priebe
Crabb	Hamilton	McCartney	Radi
Crosier	Hanson of	McCormick	Rodgers
Cunningham	Howard-Mitchell	McIntyre	Roorda
Darrington	Holden	Mendenhall	Schmeiser
Den Herder	Huff	Menefee	Schwartz
Dougherty	Jesse	Mezvinsky	Shaw
Doyle	Johnson of	Middleswart	Shepherd
Drake	Audubon	Millen	Sorg
Duitscher	Kehe	Miller of	Stokes
Dunton	Kennedy of	Des Moines	Strand
Edgington	Dubuque	Miller of	Strothman
Ellsworth	Kitner	Jones	Tapscott
Ewell	Knight	Miller of	Van Nostrand
Fischer of	Knoblauch	Marshall	Van Roekel
Grundy	Koch	Milligan	Varley
Fisher of	Kreamer	Mohrfeld	Walter
Greene	Kruse	Nelson	Warren
Freeman of	Langland	O'Hearn	Weichman
Buena Vista	Lawson	Ossian	Weiden
Freeman of	Lippold	Pelton	Wells
Clay-Dickinson	Lipsky	Peterson	Winkelman
Gannon	Logemann	Pierson	Wolfe
Goode	Logue	Poncy	Mr. Speaker
Graham			

The nays were, none.

Absent or not voting, 29:

Alt	Hansen of	Miller of	Schroeder
Baker	Black Hawk	Page	Skinner
Bennett	Hill	Newton	Stroburg
Brinck	Johnston of	Nielsen	Stromer
Camp	Johnson	Nolting	Tieden
Dietz	Kennedy of	Perkins	Van Drie
Dooley	Chickasaw	Renda	Voorhees
Franklin	Cluever	Rex	Waugh
		Sanders	

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

Senate File 568, a bill for an act to provide for establishment of benefited street lighting districts in unincorporated areas, 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. 568)

The ayes were, 95:

Alt	Blouin	Corey	Den Herder
Andersen	Caffrey	Crabb	Dougherty
Baker	Campbell	Crosier	Doyle
Battles	Christensen	Cunningham	Drake
Bergman	Cochran	Darrington	Duitscher

Dunton	Huff	Menefee	Priebe
Edgington	Jesse	Mezvinsky	Rex
Ellsworth	Johnson of	Middleswart	Rodgers
Ewell	Audubon	Millen	Schwartz
Fischer of	Kehe	Miller of	Shaw
Grundy	Kennedy of	Des Moines	Shepherd
Fisher of	Dubuque	Miller of	Sorg
Greene	Kitner	Jones	Strand
Franklin	Knoblauch	Miller of	Strothman
Freeman of	Koch	Marshall	Tapscott
Buena Vista	Kreamer	Mohrfeld	Van Nostrand
Freeman of	Kruse	Nelson	Van Roekel
Clay-Dickinson	Langland	Newton	Varley
Gannon	Lawson	Nielsen	Walter
Goode	Lippold	Nolting	Warren
Graham	Lipsky	O'Hearn	Welden
Grassley	Logemann	Ossian	Wells
Hamilton	Logue	Pelton	Winkelman
Hanson of	Mayberry	Peterson	Wolfe
Howard-Mitchell	McCormick	Pierson	Mr. Speaker
Hill	McIntyre	Poncy	
Holden	Mendenhall		

The nays were, 4:

Knight	Radl	Schmeiser	Stokes
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Absent or not voting, 25:

Bennett	Johnston of	Milligan	Stroburg
Brinck	Johnson	Perkins	Stromer
Camp	Kennedy of	Renda	Tieden
Dietz	Chickasaw	Roorda	Van Drie
Dooley	Kluever	Sanders	Voorhees
Hansen of	McCartney	Schroeder	Waugh
Black Hawk	Miller of	Skinner	Weichman
	Page		

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

Senate File 588, a bill for an act relating to boating on artificial lakes and impoundments, 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?" (S.F. 588)

The ayes were, 94:

Alt	Corey	Dunton	Freeman of
Andersen	Crabb	Edgington	Buena Vista
Baker	Crosier	Ellsworth	Freeman of
Battles	Cunningham	Ewell	Clay-Dickinson
Bergman	Den Herder	Fischer of	Goode
Caffrey	Dougherty	Grundy	Graham
Campbell	Doyle	Fisher of	Grassley
Christensen	Drake	Greene	Hamilton
Cochran	Duitscher	Franklin	

Hansen of	Lawson	Newton	Sorg
Black Hawk	Lippold	Nielsen	Stokes
Hanson of	Lipsky	Nolting	Strand
Howard-Mitchell	Logemann	O'Hearn	Strothman
Holden	Logue	Ossian	Tapscott
Huff	Mayberry	Pelton	Tieden
Johnson of	McCormick	Pierson	Van Nostrand
Audubon	McIntyre	Poncy	Van Roekel
Kehe	Mendenhall	Priebe	Varley
Kennedy of	Menefee	Radl	Walter
Dubuque	Middleswart	Rex	Warren
Kitner	Miller of	Rodgers	Weichman
Knight	Jones	Roorda	Welden
Knoblauch	Miller of	Schmeiser	Wells
Koch	Marshall	Schroeder	Winkelman
Kreamer	Mohrfeld	Schwartz	Wolfe
Kruse	Nelson	Shaw	Mr. Speaker
Langland			

The nays were, 4:

Blouin	Hill	Millen	Shepherd
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Absent or not voting, 26:

Bennett	Johnston of	Miller of	Sanders
Brinck	Johnson	Des Moines	Skinner
Camp	Kennedy of	Miller of	Strobrug
Darrington	Chickasaw	Page	Stromer
Dietz	Kluever	Milligan	Van Drie
Dooley	McCartney	Perkins	Voorhees
Gannon	Mezvinsky	Peterson	Waugh
Jesse		Renda	

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

Senate File 178, a bill for an act relating to annual readjustment of pensions, pension payments and pension benefits for disabled and retired firemen and policemen, with report of committee recommending passage, was taken up for consideration.

Welden of Hardin asked and received unanimous consent to withdraw the amendment filed by him on March 16, 1970, and found on page 1047 of the House Journal.

Ellsworth of Dubuque asked and received unanimous consent to withdraw the amendment filed by the committee on cities and towns on May 1, 1969, and found on page 1391 of the 1969 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?" (S.F. 178)

The ayes were, 100:

Alt	Freeman of	Langland	Ossian
Andersen	Buena Vista	Lawson	Pelton
Baker	Freeman of	Lippold	Peterson
Battles	Clay-Dickinson	Lipsky	Pierson
Bergman	Gannon	Logemann	Poncy
Blouin	Goode	Logue	Priebe
Caffrey	Graham	Mayberry	Radl
Christensen	Grassley	McCartney	Renda
Cochran	Hamilton	McCormick	Rodgers
Corey	Hansen of	McIntyre	Schmeiser
Crabb	Black Hawk	Mendenhall	Schroeder
Cunningham	Hanson of	Menefee	Schwartz
Darrington	Howard-Mitchell	Mezvinsky	Shaw
Den Herder	Hill	Middleswart	Shepherd
Dougherty	Holden	Millen	Stokes
Doyle	Huff	Miller of	Strand
Drake	Jesse	Des Moines	Strothman
Duitscher	Johnson of	Miller of	Tapscott
Dunton	Audubon	Jones	Tieden
Edgington	Kehe	Miller of	Van Nostrand
Ellsworth	Kennedy of	Marshall	Van Roekel
Ewell	Dubuque	Milligan	Varley
Fischer of	Kitner	Mohrfeld	Walter
Grundy	Knight	Nelson	Weichman
Fisher of	Knoblauch	Newton	Welden
Greene	Koch	Nielsen	Wells
Franklin	Kreamer	Nolting	Winkelman
	Kruse	O'Hearn	Mr. Speaker

The nays were, 2:

Rex Sorg

Absent or not voting, 22:

Bennett	Johnston of	Perkins	Van Drie
Brinek	Johnson	Roorda	Voorhees
Camp	Kennedy of	Sanders	Warren
Campbell	Chickasaw	Skinner	Waugh
Crosier	Kluever	Stroburg	Wolfe
Dietz	Miller of	Stromer	
Dooley	Page		

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

Ellsworth of Dubuque moved that the vote by which Senate File 178 passed the House be reconsidered and the motion to reconsider be tabled.

The ayes were 59, nays 27.

The motion prevailed.

HOUSE FILE 386 WITHDRAWN

Ellsworth of Dubuque asked and received unanimous consent to withdraw **House File 386** from further consideration by the House.

SENATE FILE 1152 DEFERRED

Senate File 1152, a bill for an act relating to copies of an enforcement officer's report of a motor vehicle accident, with report of committee recommending passage, was taken up for consideration.

Miller of Jones offered the following amendment from the floor, filed by him and Fisher of Greene, and moved its adoption:

Amend Senate File 1152 by striking lines eight (8) and nine (9) and inserting in lieu thereof "words 'of two dollars for'."

Under House Rule 11 by the committee on noncontroversial bills, Senate File 1152 was deferred and retained on the calendar.

Senate File 1062, a bill for an act relating to a department of soil conservation, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 1062)

The ayes were, 97:

Alt	Freeman of	Kruse	Priebe
Andersen	Buena Vista	Langland	Radl
Baker	Freeman of	Lawson	Renda
Battles	Clay-Dickinson	Lippold	Rex
Bergman	Gannon	Logemann	Rodgers
Blouin	Goode	Logue	Roord
Caffrey	Graham	Mayberry	Schmeiser
Campbell	Grassley	McCartney	Schroeder
Christensen	Hamilton	Mendenhall	Schwartz
Cochran	Hansen of	Menefee	Shepherd
Corey	Black Hawk	Mezvinsky	Sorg
Crabb	Hanson of	Middleswart	Stokes
Cunningham	Howard-Mitchell	Millen	Strand
Den Herder	Hill	Miller of	Strothman
Dooley	Holden	Des Moines	Tapscott
Dougherty	Huff	Miller of	Tieden
Doyle	Jesse	Marshall	Van Roekel
Drake	Johnson of	Milligan	Varley
Duitscher	Audubon	Mohrfeld	Walter
Edgington	Kehe	Nelson	Warren
Ellsworth	Kennedy of	Nielsen	Weichman
Ewell	Dubuque	Nolting	Welden
Fischer of	Kitner	O'Hearn	Wells
Grundy	Knight	Ossian	Winkelman
Fisher of	Knoblauch	Pelton	Wolfe
Greene	Koch	Peterson	Mr. Speaker
Franklin	Kreamer	Poncy	

The nays were, none.

Absent or not voting, 27:

Bennett	Johnston of	Miller of	Shaw
Brinck	Johnson	Jones	Skinner
Camp	Kennedy of	Miller of	Stroburg
Crosier	Chickasaw	Page	Stromer
Darrington	Kluever	Newton	Van Drie
Dietz	Lipsky	Perkins	Van Nostrand
Dunton	McCormick	Pierson	Voorhees
	McIntyre	Sanders	Waugh

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

Senate File 1189, a bill for an act to legalize and validate the special election of the Twin Cedars Community School District, in the counties of Marion and Mahaska, State of Iowa, held on May 20, 1969, on the proposition of issuing school bonds in the sum of not to exceed \$280,000.00, for the purpose of building and furnishing an addition to the junior-senior high school building and additional parking facilities therefor, 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?" (S.F. 1189)

The ayes were, 91:

Alt	Fisher of	Lawson	Poncy
Andersen	Greene	Lippold	Priebe
Battles	Franklin	Logemann	Radl
Bergman	Freeman of	Logue	Rex
Blouin	Buena Vista	Mayberry	Rodgers
Campbell	Freeman of	McCartney	Schmeiser
Christensen	Clay-Dickinson	McIntyre	Schroeder
Cochran	Gannon	Mendenhall	Shepherd
Corey	Goode	Menefee	Sorg
Crabb	Graham	Mezvinsky	Stokes
Crosier	Grassley	Middleswart	Strand
Cunningham	Hamilton	Millen	Strothman
Den Herder	Hanson of	Miller of	Tapscott
Dooley	Howard-Mitchell	Marshall	Tieden
Dougherty	Hill	Milligan	Van Roekel
Doyle	Holden	Mohrfeld	Varley
Drake	Huff	Nelson	Walter
Duitscher	Jesse	Nielsen	Warren
Dunton	Kehe	Nolting	Weichman
Edgington	Kitner	O'Hearn	Welden
Ellsworth	Knight	Ossian	Wells
Ewell	Knoblauch	Pelton	Winkelman
Fischer of	Koch	Peterson	Wolfe
Grundy	Kreamer	Pierson	Mr. Speaker
	Kruse		

The nays were, none.

Absent or not voting, 83:

Baker	Johnston of	Miller of	Sanders
Bennett	Johnson	Des Moines	Schwartz
Brinck	Kennedy of	Miller of	Shaw
Caffrey	Chickasaw	Jones	Skinner
Camp	Kennedy of	Miller of	Stroburg
Darrington	Dubuque	Page	Stromer
Dietz	Cluever	Newton	Van Drie
Hansen of	Langland	Perkins	Van Nostrand
Black Hawk	Lipsky	Renda	Voorhees
Johnson of	McCormick	Roorda	Waugh
Audubon			

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 110

Gannon of Jasper called up for consideration **Senate Concurrent Resolution 110**, filed on March 3, 1970, and found on pages 720 and 721 of the House Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

HOUSE CONCURRENT RESOLUTION 125

By Gannon of Jasper

Whereas, plans call for the construction in the near future of a nuclear power plant in Palo, Iowa; and

Whereas, there is a great deal of concern among environmentalists as to the long-range effects of these plants, particularly with regard to the emission of radioactivity and the disposal of radioactive wastes; and

Whereas, Iowa is one of only two states in the Union without standards for the control of radiation emission; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, that the Water and Air Pollution Control Commissions be directed to prepare recommendations for the control of radiation emission and waste disposal and the safety of the Palo plant operation.

Be It Further Resolved, that the commissions take whatever steps are necessary to halt construction of the Palo plant or any similar plants if such recommendations are not met.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 126

By Shepherd

Whereas, consumer credit has become an increasingly significant factor in the economy of the State of Iowa and of the United States; and

Whereas, the uniform consumer credit code is designed to supplant and replace the several existing credit and usury statutes of the State of Iowa with a simplified and modernized statute; and

Whereas, the uniform consumer credit code is also designed to increase consumer protection having due regard for the interests of legitimate and scrupulous creditors; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the appropriate subcommittees of the respective standing committees on commerce be directed to jointly conduct, during the 1970 legislative interim, a study of the uniform consumer credit code to determine the potential benefits to the general public.

Be It Further Resolved, That the subcommittees carrying out this study are to report their findings and recommendations, accompanied by appropriate legislative bills, to the Sixty-fourth General Assembly meeting in 1971.

Laid over under Rule 25.

REPORTS OF COMMITTEE

Camp of Clinton, from the committee on appropriations, submitted the following reports:

MR. SPEAKER: Your committee on appropriations, to whom was referred **House File 241**, a bill for an act relating to the payment of attorney's fee to court appointed attorneys, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred **House File 1212**, a bill for an act relating to a new state agriculture building, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 1212 as follows:

1. Page 1, by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Notwithstanding any of the provisions of sections one hundred ninety-eight point seven (198.7) and two hundred point nine (200.9) of the Code, there shall be transferred from moneys deposited in the fund created by section one hundred ninety-eight point seven (198.7), subsection three (3) of the Code, the sum of one hundred thousand dollars, and from the fertilizer fund provided for by section two hundred point nine (200.9) of the Code, the sum of one hundred thousand dollars, which sums shall be deposited in a special fund within the office of the treasurer of state and used as provided in this Act. The moneys transferred by this section are hereby appropriated for the purposes specified in section two (2) of this Act.

Sec. 2. The moneys transferred pursuant to section one (1) of this Act shall be used for preliminary study, the preparation of blueprints, specifications, and other contract documents necessary to properly plan the construction of a building to be located on the capitol grounds to house the administrative offices and laboratory of the Iowa department of agriculture and such other state departments as the capitol planning commission and the executive council may agree upon. The executive council, in consultation with the capitol planning commission may employ architects and such other personnel as may be needed and within the limitations of the funds provided for by this Act for the purpose of planning the construction of the building herein provided for, which plans

shall provide for future enlargement of the building. The state comptroller shall draw such warrants as may be required upon the submission by the secretary of the executive council of vouchers for such purpose."

2. Page 1, by inserting in line 1 after the word "to" the words "the planning of" and inserting in line 1 after the word "building" the words "and making an appropriation".

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 1127, a bill for an act relating to the appropriation to the supreme court made by the Sixty-third General Assembly, First Session, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

1 Amend House File 1346 as follows:

2 1. Page two (2), strike lines thirty (30) and thirty-one (31)
3 and insert "half of, other individuals and families who are not
4 excluded under subsection four (4) of this section four (4) of
5 said chapter two hundred twenty-three (223) as amended by this
6 Act and whose incomes".

7 2. Page four (4), line twenty-eight (28), strike "this
8 chapter" and insert "said chapter two hundred twenty-three (223)
9 as amended by this Act".

10 3. Page four (4), line thirty (30), strike "this chapter"
11 and insert "said chapter two hundred twenty-three (223) as
12 amended by this Act".

13 4. Page five (5), line two (2), insert after "section" the
14 words "of this Act".

15 5. Page five (5), line five (5), strike "this chapter" and
16 insert "said chapter two hundred twenty-three (223) as amended
17 by this Act".

18 6. Page five (5), lines seven (7) and eight (8), strike
19 "this chapter" and insert "said chapter two hundred twenty-three
20 (223) as amended by this Act".

LIPSKY of Linn

1 Amend the House committee on schools amendment to Senate
2 File 640 as follows:

3 1. By striking lines 4 through 213, inclusive, and inserting
4 in lieu thereof the following:

5 Section 1. Chapter three hundred fifty-six (356), Acts of
6 the Sixty-second General Assembly, is hereby amended by strik-
7 ing sections one (1) through eight (8), inclusive, sections
8 ten (10) through twenty (20), inclusive, section twenty-nine
9 (29), and sections thirty-two (32) through thirty-five (35),
10 inclusive, and inserting in lieu thereof sections two (2)
11 through nine (9) of this Act.

12 Sec. 2. Each public high school district is entitled to
13 receive from the state annually as basic aid one hundred dol-

14 lars for each pupil in current daily membership in the dis-
15 trict. Basic aid is in lieu of all separate appropriations
16 for specific programs such as handicapped children aid, voca-
17 tional education aid, and driver education aid, but is not in
18 lieu of any state funds appropriated specifically as matching
19 funds in order to secure federal grants and aids, unless other-
20 wise designated in the appropriation for basic aid.

21 The average daily membership for each public high school
22 district shall be determined by dividing the aggregate sum of
23 the pupil membership in all public schools of the district for
24 each day school was in session throughout the last preceding
25 school year by the total number of days school was in session
26 in all schools of the district during that school year.

27 Current daily membership shall be determined by multiply-
28 ing the district's average daily membership by its current
29 fall enrollment, and dividing the product by the district's
30 fall enrollment of the last preceding year.

31 Sec. 3. Each public high school district which has an
32 average assessed valuation of taxable property per pupil in
33 current daily membership of less than fourteen thousand two
34 hundred eighty-six dollars is entitled to receive from the
35 state annually as foundation aid an amount computed as follows:

36 1. Subtract the average assessed valuation of taxable
37 property in the district per pupil in current daily membership
38 from fourteen thousand two hundred eighty-six dollars.

39 2. Multiply the difference obtained under subsection one
40 (1) by three and one-half cents.

41 3. Multiply the product obtained under subsection two
42 (2) by the current daily membership.

43 Sec. 4. Any amount by which a district's general fund
44 school budget less receipts from sources other than the sources
45 provided by this Act exceeds the amount it is entitled to re-
46 ceive as basic aid and foundation aid may be provided in the
47 following manner:

48 1. By a levy on taxable property in the district, except
49 that, for the fiscal year starting July 1, 1975, and for any
50 fiscal year thereafter no district shall levy more than sixty
51 mills per dollar of assessed valuation for general fund school
52 purposes.

53 2. By a tax on income of individual residents of the
54 district, in the form of a surcharge not to exceed twenty-five
55 percent of the state income tax due from each individual resi-
56 dent of the school district, subject to the following condi-
57 tions:

58 a. The district shall first levy at least forty-two mills
59 per dollar of assessed valuation on taxable property in the dis-
60 trict, for general fund school purposes.

61 b. The district's general fund school budget per pupil in
62 estimated fall enrollment shall not exceed one hundred twenty
63 percent of the state average general fund school cost per pupil
64 in average daily membership as computed by the state comptroller.

65 c. The district shall obtain a favorable vote of the elec-
66 torate on the question of whether a school district income tax
67 surcharge in a proposed percent shall be imposed. The question

68 shall be submitted at a regular school election. After a favor-
69 able vote on the question, a district shall continue to levy a
70 school district income tax in any subsequent year in which it
71 qualifies under the provisions of this section. After imposi-
72 tion of a school district income tax, upon receipt of a petition
73 signed by qualified electors within the district equal in num-
74 ber to at least twenty percent of the number of votes cast in
75 the last regular school election, the school board shall sub-
76 mit to the voters at the next regular school election, the
77 question of whether a school district income tax shall continue
78 to be imposed. If less than a majority of those voting favors
79 continuation of the school district income tax it shall not be
80 imposed for subsequent years until the question is again sub-
81 mitted and a favorable vote of the electorate is obtained.

82 d. Any school district which elects to impose a school
83 district income tax shall notify the department of revenue of
84 the amount of the tax within thirty days after the election,
85 and the department shall commence collecting the school dis-
86 trict income tax from residents of the district, beginning
87 with their state income tax liability for that calendar year
88 or for the portion within that calendar year of any taxpayer
89 fiscal year ending during that calendar year. In subsequent
90 years, if a school district income tax is to be discontinued,
91 the school board shall so notify the department of revenue by
92 October first, and the tax shall not be collected for any sub-
93 sequent calendar year or for any portion of a taxpayer fiscal
94 year falling after December thirty-first of that year.

95 e. All school district income taxes shall be administered
96 by the department of revenue, in consultation with each school
97 board, and the department shall collect and account for the
98 revenue, crediting all such funds to a school district income
99 tax fund hereby established in the office of the treasurer of
100 state. Annually, on July first, the treasurer of state shall
101 remit to the school districts which have imposed a school dis-
102 trict income tax their respective shares of the balance in the
103 school district income tax fund. School district income tax
104 shall be subject to all applicable provisions of divisions I,
105 II, III, and V of chapter four hundred twenty-two (422) of the
106 Code, and particularly to those provisions relating to the ap-
107 plication of interest and penalties and procedures for hearing
108 and appeal. The department of revenue shall administer any
109 school district income tax as nearly as possible in conjunc-
110 tion with the administration of the state income tax law, for
111 purposes of economy and efficiency, and shall promulgate uni-
112 form rules and regulations necessary to carry out the provisions
113 of this section.

114 Sec. 5. Emergency aid shall be available only to a school
115 district which is unable to provide amounts equal to eighty-five
116 percent of the state average per pupil expenditure, even when it
117 levies a sixty mill property tax and imposes an income tax sur-
118 charge of twenty-five percent. Any school district which levies
119 sixty mills per dollar of assessed valuation may receive annually
120 as emergency aid an amount computed as follows:

121 1. Multiply the school district's current daily membership

122 times eighty-five percent of the state average general fund school
123 cost per pupil in average daily membership, as computed by the
124 state comptroller.

125 2. Add together the following:

126 a. All anticipated receipts for general fund school pur-
127 poses, including, but not limited to, federal grants and aids
128 and any amounts separately appropriated as matching funds,
129 fines, tuition, income on investments, basic aid, foundation
130 aid, and revenues from the sixty mill levy on taxable property
131 in the district.

132 b. The amount which would have been raised by a school
133 district income tax in the amount of twenty-five percent of the
134 state income tax liability of individual residents of the dis-
135 trict, as computed for the last preceding calendar year, whether
136 or not such a tax has been or will be imposed.

137 3. Subtract the sum obtained under subsection two (2) of
138 this section from the product obtained under subsection one (1)
139 of this section or the district's total budget for general fund
140 purposes, whichever is less. The difference so obtained is the
141 amount of the district's emergency aid entitlement.

142 Sec. 6. The general fund expenditures included in the bud-
143 get of any school district divided by the estimated fall enroll-
144 ment of such district shall not exceed one hundred ten percent
145 of its general fund expenditures per pupil in average daily
146 membership.

147 Sec. 7. All moneys received by a public high school dis-
148 trict from the state under the provisions of this Act shall be
149 deposited in the general fund.

150 Sec. 8. No later than September fifteenth of each year
151 each school district shall inform the state comptroller of its
152 current fall enrollment and other information necessary for com-
153 putation of aid under this Act. The state comptroller shall
154 compute the amounts of state basic aid, foundation aid, and
155 emergency aid that shall be paid to each school district. In
156 the event any estimate of said aids in any school budget certi-
157 fied to the auditor as provided by section twenty-four point
158 seventeen (24.17) of the Code is more or less than the amount
159 of said aid computed by the state comptroller, the state com-
160 ptroller shall certify to the county auditors the final amounts
161 and the corrected millage for each school district. The state
162 comptroller shall draw warrants in payment of the aid in three
163 installments to be paid approximately on the first day of
164 November, February, and May.

165 Sec. 9. Chapter three hundred forty-eight (348), section
166 sixteen (16), Acts of the Sixty-second General Assembly, amend-
167 ing section four hundred twenty-two point thirty-three (422.33),
168 Code 1966, is hereby amended by inserting after line fourteen
169 (14) the following:

170 "A school tax surcharge in the amount of five percent of
171 the total tax due under this section is hereby imposed on all
172 corporations."

173 2. By striking from lines 227 and 228 the words "basic school
174 tax".

175 3. By striking from lines 229 and 230 the words ", and shall

- 176 so notify the chairman of the school budget review committee".
 177 4. By striking from lines 232 and 233 the words "basic school
 178 tax".
 179 5. By striking from line 234 the word "basic".
 180 6. By striking lines 237 through 240, inclusive, and insert-
 181 ing in lieu thereof the following:
 182 "state aid to school districts, a limitation on school
 183 district expenditures, authorizing a school district income
 184 tax, and imposing a school tax surcharge on corporations".

SHAW of Scott

- 1 Amend the committee on schools amendment to Senate
 2 File 640, found on pages 859 through 864 of the House Journal
 3 of March 10, 1970, by inserting after line 102 the following
 4 new section and renumbering the remaining sections:
 5 Chapter three hundred fifty-six (356), section thirteen
 6 (13), Acts of the Sixty-second General Assembly, as amended
 7 by chapter two hundred fifty-seven (257), section one (1),
 8 Acts of the Sixty-third General Assembly, First Session, is
 9 hereby further amended by inserting in line five (5) after
 10 the period the words "For the purpose of this determination,
 11 'school' includes public and nonpublic schools."

BRINCK of Lee
 ELLSWORTH of Dubuque
 McCORMICK of Delaware
 MILLER of Des Moines
 KNOBLAUCH of Carroll
 VAN ROEKEL of Marion
 KENNEDY of Dubuque

- 1 Amend Senate File 1153, page 1, line 7, by striking the
 2 word "one" and inserting in lieu thereof the word "two".
 3 Further amend by striking all after the word "abstract"
 4 in line 8 and all of lines 9, 10 and 11.

KEHE of Bremer

- 1 Amend Senate File 1276, as amended and passed by the
 2 Senate, page 1, line 8, by inserting after the word "state"
 3 the words "or a psychologist".

HANSEN of Black Hawk

On motion by McCartney of Floyd, the House adjourned until
 10:00 a.m., Monday, March 23, 1970.

JOURNAL OF THE HOUSE

Seventh-first Calendar Day—Fifty-first Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, MARCH 23, 1970.

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

Prayer was offered by the Reverend Elliot Blackburn, pastor of the St. John's Episcopal Church, Mason City, Iowa.

The Journal of Friday, March 20, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

O'Hearn of Scott on request of Freeman of Buena Vista.

SPECIAL PRESENTATION

Shaw of Scott rose on a point of personal privilege and on behalf of Representatives Holden, O'Hearn, Newton, Dietz and herself congratulated Central High School of Davenport on winning the state AA high school basketball tournament. The House concurred.

Kruse of O'Brien rose on a point of personal privilege and congratulated the Paullina High School of Paullina on winning the class A high school basketball tournament. The House concurred.

PRESENTATION OF VISITORS

Crabb of Crawford presented to the House the Honorable Everett Crane, former member of the House in the Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies representing Crawford County.

The Speaker announced the following visitors present in the House chamber:

Fifty-seven seventh and eighth grade students from Williamsburg Lutheran Interparish School, Iowa County, accompanied by their teachers, Norbert Wenzel and Gary Drefke. By Logue of Iowa.

Forty-three ninth grade social studies students from John Adams Junior High School, Mason City, Iowa, accompanied by their teachers, Don Brown and Eldon Vine. By Lawson of Cerro Gordo and Wolfe of Cerro Gordo.

Fifty-seven sixth grade students and five sponsors from the Highland Community School, Washington County. By Campbell of Washington.

PETITION FILED

The following petition was received and placed on file:

By Mohrfeld of Tama, from nineteen residents of Tama County opposing the transfer of ten million dollars of the road use fund moneys and removal of the Iowa State Highway Commission employees from the state merit system.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 241 and 1212 and Senate File 1127, under Rule 35.

INTRODUCTION OF BILLS

House File 1353, by Mezvinsky, Kennedy of Chickasaw and Johnston of Johnson, a bill for an act relating to smoking in conveyances used in the public transportation of passengers.

Read first time and referred to the **sifting committee**.

House File 1354, by committee on agriculture, a bill for an act to provide for an excise tax on the sale of certain agricultural commodities, and to provide an appropriation to carry out the Act.

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

House File 1355, by committee on appropriations, a bill for an act relating to license fees for hotels and food establishments and the licensing of school kitchens.

Read first time and placed on the **appropriations calendar**.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 456, a bill for an act relating to the licensing and registration of nursing home administrators.

CARROLL A. LANE, Secretary

EXPLANATION OF VOTES

Had I been present, I would have voted "aye" on the following bills which passed the House on March 20, 1970: Senate Files 178, 568, 588, 645, 1062, 1162 and 1189.

VOORHEES of Black Hawk

REFERRED TO COMMITTEE ON APPROPRIATIONS
(Senate Files 1152 and 1153)

Varley of Adair-Madison asked and received unanimous consent that **Senate Files 1152 and 1153** be referred to the committee on appropriations.

CONSIDERATION OF BILLS
NONCONTROVERSIAL CALENDAR

House File 1329, a bill for an act to prohibit false reports and information regarding crimes and accidents, was taken up for consideration.

Kennedy of Dubuque offered the following amendment filed by him and moved its adoption:

Amend House File 1329 by inserting after line 17 the following section:

"Sec. 2. This act being deemed of immediate importance shall take effect and be in force from and after its approval and publication in the *Dyersville Commercial*, a newspaper published in *Dyersville, Iowa*, and in *The Cascade Pioneer-Advertiser*, a newspaper published in *Cascade, Iowa*".

The amendment was adopted.

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. 1329)

The ayes were, 98:

Alt	Ellsworth	Johnson of	Mezvinsky
Andersen	Ewell	Audubon	Middleswart
Battles	Fischer of	Kennedy of	Millen
Bennett	Grundy	Chickasaw	Miller of
Bergman	Fisher of	Kennedy of	Marshall
Blouin	Greene	Dubuque	Miller of
Caffrey	Freeman of	Kitner	Page
Camp	Buena Vista	Knight	Milligan
Campbell	Freeman of	Knoblauch	Mohrfeld
Cochran	Clay-Dickinson	Koch	Nelson
Crabb	Gannon	Kreamer	Newton
Crosier	Goode	Kruse	Nielsen
Cunningham	Graham	Lipsky	Noiting
Darrington	Hamilton	Logemann	Ossian
Dietz	Hansen of	Logue	Pelton
Dougherty	Black Hawk	Mayberry	Peterson
Doyle	Hanson of	McCartney	Pierson
Drake	Howard-Mitchell	McCormick	Poney
Duitscher	Hill	McIntyre	Priebe
Dunton	Holden	Mendenhall	Radl
Edgington		Menefee	Renda

Rex	Shepherd	Van Drie	Weichman
Rodgers	Sorg	Van Roekel	Weiden
Sanders	Stokes	Varley	Wells
Schmeiser	Strand	Voorhees	Winkelman
Schroeder	Stroburg	Walter	Wolfe
Schwartz	Strothman	Warren	Mr. Speaker
Shaw	Tapscott		

The nays were, none.

Absent or not voting, 26:

Baker	Huff	Lawson	Perkins
Brinck	Jesse	Lippold	Roorda
Christensen	Johnston of	Miller of	Skinner
Corey	Johnson	Des Moines	Stromer
Den Herder	Kehe	Miller of	Tieden
Dooley	Kluever	Jones	Van Nostrand
Franklin	Langland	O'Hearn	Waugh
Grassley			

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

Senate File 300, a bill for an act relating to business corporations, with report of committee recommending passage, 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. 300)

The ayes were, 100:

Alt	Fisher of	Knight	Nelson
Andersen	Greene	Knoblauch	Newton
Baker	Franklin	Koch	Nielsen
Battles	Freeman of	Kreamer	Nolting
Bennett	Buena Vista	Kruse	Ossian
Bergman	Freeman of	Logemann	Pelton
Blouin	Clay-Dickinson	Logue	Pierson
Caffrey	Gannon	Mayberry	Poncy
Camp	Goode	McCartney	Priebe
Campbell	Graham	McCormick	Radl
Cochran	Hamilton	Mendenhall	Renda
Crabb	Hansen of	Menefee	Rex
Crosier	Black Hawk	Mezvinsky	Rodgers
Cunningham	Hanson of	Middleswart	Schmeiser
Darrington	Howard-Mitchell	Millen	Schroeder
Den Herder	Hill	Miller of	Schwartz
Dietz	Holden	Des Moines	Shepherd
Dougherty	Huff	Miller of	Sorg
Doyle	Jesse	Jones	Stokes
Drake	Johnson of	Miller of	Strand
Duitscher	Audubon	Marshall	Stroburg
Dunton	Kehe	Miller of	Strothman
Edgington	Kennedy of	Page	Tapscott
Ellsworth	Dubuque	Milligan	Van Drie
Ewell	Kitner	Mohrfeld	Van Nostrand

Van Roekel	Walter	Welden	Wolfe
Varley	Warren	Wells	Mr. Speaker
Voorhees	Weichman	Winkelman	

The nays were, none.

Absent or not voting, 24:

Brinck	Johnston of	Lippold	Sanders
Christensen	Johnson	Lipsky	Shaw
Corey	Kennedy of	McIntyre	Skinner
Dooley	Chickasaw	O'Hearn	Stromer
Fischer of	Kluever	Perkins	Tieden
Grundy	Langland	Peterson	Waugh
Grassley	Lawson	Roorda	

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

Senate File 1122, a bill for an act relating to seals on alcoholic liquor, 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. 1122)

The ayes were, 92:

Alt	Fisher of	Lipsky	Rodgers
Andersen	Greene	Logue	Roorda
Baker	Franklin	Mayberry	Sanders
Battles	Freeman of	McCormick	Schmeiser
Bennett	Buena Vista	McIntyre	Schwartz
Bergman	Freeman of	Menefee	Shaw
Blouin	Clay-Dickinson	Mezvinsky	Shepherd
Brinck	Gannon	Millen	Sorg
Caffrey	Goode	Miller of	Strand
Campbell	Graham	Des Moines	Stroburg
Cochran	Hamilton	Miller of	Stromer
Crabb	Hansen of	Jones	Strothman
Crosier	Black Hawk	Miller of	Tapscott
Cunningham	Hill	Marshall	Van Drie
Darrington	Huff	Miller of	Van Nostrand
Den Herder	Johnson of	Page	Varley
Dietz	Audubon	Milligan	Voorhees
Dougherty	Kehe	Mohrfeld	Walter
Doyle	Kennedy of	Nelson	Waugh
Drake	Dubuque	Newton	Weichman
Duitscher	Kitner	Nielsen	Welden
Dunton	Knoblauch	Ossian	Wells
Edgington	Koch	Peterson	Winkelman
Ellsworth	Kreamer	Pierson	Wolfe
Fischer of	Kruse	Radl	Mr. Speaker
Grundy	Lawson	Renda	

The nays were, 18:

Camp	Kennedy of	Mendenhall	Rex
Hanson of	Chickasaw	Middleswart	Schroeder
Howard-Mitchell	Knight	Nolting	Stokes
Holden	Logemann	Poncy	Van Roekel
Jesse	McCartney	Priebe	Warren

Absent or not voting, 14:

Christensen	Grassley	Langland	Perkins
Corey	Johnston of	Lippold	Skinner
Dooley	Johnson	O'Hearn	Tieden
Ewell	Kluever	Pelton	

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

HOUSE FILE 1135 WITHDRAWN

Van Drie of Story asked and received unanimous consent to withdraw **House File 1135** from further consideration by the House.

House File 1332, a bill for an act relating to exemption from taxation of property of levee and drainage districts, 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.

On the question "Shall the bill pass?" (H.F. 1332)

The ayes were, 107:

Alt	Fischer of	Kitner	Miller of
Andersen	Grundy	Knight	Page
Baker	Fisher of	Knoblauch	Milligan
Battles	Greene	Koch	Mohrfeld
Bennett	Franklin	Kreamer	Nelson
Bergman	Freeman of	Kruse	Newton
Blouin	Buena Vista	Lawson	Nielsen
Brinck	Freeman of	Lipsky	Nolting
Caffrey	Clay-Dickinson	Logemann	Ossian
Camp	Gannon	Logue	Pelton
Campbell	Goode	Mayberry	Peterson
Cochran	Graham	McCartney	Pierson
Crabb	Hamilton	McCormick	Poncy
Cunningham	Hansen of	McIntyre	Priebe
Darrington	Black Hawk	Mendenhall	Radl
Den Herder	Hill	Menefee	Renda
Dietz	Holden	Mezvinsky	Rex
Dougherty	Huff	Middleswart	Rodgers
Doyle	Johnson of	Miller of	Roorda
Drake	Audubon	Des Moines	Schmeiser
Duitscher	Kehe	Miller of	Schroeder
Dunton	Kennedy of	Jones	Schwartz
Edgington	Chickasaw	Miller of	Shaw
Ellsworth	Kennedy of	Marshall	Shepherd
Ewell	Dubuque		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, 1:

Jesse

Absent or not voting, 16:

Christensen	Hanson of	Langland	Perkins
Corey	Howard-Mitchell	Lippold	Sanders
Crosier	Johnston of	Millen	Skinner
Dooley	Johnson	O'Hearn	Tieden
Grassley	Kluever		

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

SENATE AMENDMENTS CONSIDERED

Fisher of Greene called up for consideration **House File 788**, 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, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 788, page 2, by striking the sentence beginning in line 8 and ending in line 12.

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. 788)

The ayes were, 99:

Alt	Den Herder	Franklin	Huff
Andersen	Dietz	Freeman of	Johnson of
Baker	Dougherty	Buena Vista	Audubon
Battles	Doyle	Freeman of	Kehe
Bennett	Drake	Clay-Dickinson	Kennedy of
Bergman	Duitscher	Goode	Chickasaw
Blouin	Dunton	Graham	Kennedy of
Caffrey	Edgington	Hamilton	Dubuque
Camp	Ellsworth	Hansen of	Kitner
Campbell	Ewell	Black Hawk	Knight
Cochran	Fischer of	Hanson of	Knoblauch
Crabb	Grundy	Howard-Mitchell	Koch
Crosier	Fisher of	Hill	Kreamer
Cunningham	Greene	Holden	Kruse

Lawson	Miller of	Rodgers	Van Nostrand
Lipsky	Page	Roorda	Van Roekel
Logue	Milligan	Sanders	Varley
Mayberry	Mohrfeld	Schmeiser	Voorhees
McCartney	Nelson	Schroeder	Walter
McCormick	Newton	Sorg	Warren
McIntyre	Nielsen	Stokes	Waugh
Mendenhall	Nolting	Strand	Weichman
Menefee	Ossian	Stroburg	Weiden
Mezvinsky	Pelton	Stromer	Wells
Middleswart	Poncy	Strothman	Winkelman
Miller of	Priebe	Tapscott	Wolfe
Jones	Renda	Van Drie	Mr. Speaker
Miller of	Rex		
Marshall			

The nays were, none.

Absent or not voting, 25:

Brinck	Jesse	Millen	Radl
Christensen	Johnston of	Miller of	Schwartz
Corey	Johnson	Des Moines	Shaw
Darrington	Cluever	O'Hearn	Shepherd
Dooley	Langland	Perkins	Skinner
Gannon	Lippold	Peterson	Tieden
Grassley	Logemann	Pierson	

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

HOUSE REFUSED TO CONCUR (House File 1251)

Millen of Jefferson-Van Buren called up for consideration **House File 1251**, a bill for an act relating to child labor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1251 as amended, passed and reprinted by the House, as follows:

1. Page 1, line 14, by striking the words "commissioner of labor" and inserting in lieu thereof the words "labor commissioner".
2. Page 1, line 20, by striking the words "commissioner of labor" and inserting in lieu thereof the words "labor commissioner".
3. Page 2, line 15, by striking the words "of less than thirty thousand inhabitants;" and inserting in lieu thereof the following: "and towns of less than ten thousand population and in areas outside the corporate limits of any city or town;"
4. Page 2, line 16, by striking the word "thirty" and inserting in lieu thereof "ten".
5. Page 2, line 28, by striking the word "as".
6. Page 3, lines 2 and 3, by striking the words "and for returning permits".
7. Page 3, line 3, by striking the word and figure "Section 11"

and inserting in lieu thereof the following: "section eleven (11)".

8. Page 3, line 5, by striking the word and figure "Section 2" and inserting in lieu thereof the following: "subsection one (1) of section two (2)".

9. Page 3, lines 18 and 19, by striking the word "commissioner of labor" and inserting in lieu thereof the words "labor commissioner".

10. Page 4, line 25, by striking the word and figure "Section 22" and inserting in lieu thereof the following: "section twenty-two (22)".

11. Page 5, line 22, by adding after the word "repair" the following: "except on buildings that do not exceed two stories in height and farm buildings".

12. Page 7, line 19, by adding after the word "operations" the following: "except on buildings that do not exceed two stories in height and farm buildings".

13. Page 8, line 2, by striking the word "state".

14. Page 8, line 28, by striking the words "employment service" and inserting in lieu thereof the words "state employment service division".

15. Page 9, line 31, by striking the words "employment service" and inserting in lieu thereof the words "state employment service division".

16. Page 10, line 10, by striking the words "bureau of labor" and inserting in lieu thereof the words "labor commissioner".

17. Page 10, line 12, by striking the words "of labor".

18. Page 10, line 15, by striking the words "of labor".

19. Page 10, line 17, by striking the words "commissioner of labor" and inserting in lieu thereof the words "labor commissioner".

20. Page 10, lines 33 and 34, by striking the words "commissioner of labor" and inserting in lieu thereof the words "labor commissioner".

21. Page 11, line 3, by striking the words "bureau of labor" and inserting in lieu thereof the words "labor commissioner".

22. Page 11, by striking lines 9, 10 and 11, and inserting in lieu thereof the following:

"2. A child from working in or around any home before or after school hours or during vacation periods, provided such work is not related to or part of the business, trade, or profession of the employer."

23. Page 12, line 7, by striking the word "fifty" and inserting in lieu thereof the words "twenty dollars nor more than fifty".

24. Page 13, by striking lines 9 through 13, inclusive.

25. Page 13, line 14, by striking the words "commissioner of labor" and inserting in lieu thereof the words "labor commissioner".

26. Page 13, line 21, by striking the words "of labor".

27. Page 13, by adding after line 31 the following new section and renumbering the subsequent sections:

"Anyone under the age of nineteen and subject to this Act employed in the street trades who sells or delivers the product or service of another and who is designated in such capacity as an independent contractor shall be provided with the reasonable and necessary cost of all medical, hospital, nursing and doctor expenses incurred as the result of injuries sustained arising out of and in the course of selling or delivering such product or service by the person, firm or corporation whose product or service is so delivered."

A non-record roll call was requested.

The ayes were 1, nays 101.

The motion lost and the House refused to concur in the Senate amendment.

SENATE AMENDMENT CONSIDERED

Andersen of Woodbury called up for consideration **House File 204**, a bill for an act relating to librarians and guidance counselors for junior and senior high schools, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 204 as follows:

1. Page 1, lines 14 and 15. by striking after the word "board" the following: ", which may be guided by standards recommended by the state board".
2. Page 2, lines 6 and 7, by striking after the word "board" the following: ", which may be guided by standards recommended by the state board".

Motion prevailed and the House concurred in the Senate amendment.

Andersen 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. 204)

The ayes were, 94:

Alt	Darrington	Fischer of	Grassley
Andersen	Den Herder	Grundy	Hamilton
Baker	Dietz	Fisher of	Hansen of
Battles	Dougherty	Greene	Black Hawk
Blouin	Doyle	Franklin	Hanson of
Caffrey	Drake	Freeman of	Howard-Mitchell
Camp	Duitscher	Buena Vista	Hill
Campbell	Dunton	Freeman of	Holden
Cochran	Edgington	Clay-Dickinson	Huff
Crosier	Ellsworth	Goode	Jesse
Cunningham		Graham	

Johnson of	McCormick	Nielsen	Stromer
Audubon	Mendenhall	Ossian	Strothman
Kehe	Menefee	Peterson	Tieden
Kennedy of	Mezvinsky	Pierson	Van Drie
Dubuque	Middleswart	Poncy	Van Nostrand
Kitner	Miller of	Priebe	Varley
Knight	Des Moines	Radl	Voorhees
Knoblauch	Miller of	Renda	Walter
Koch	Jones	Rex	Warren
Kreamer	Miller of	Rodgers	Waugh
Kruse	Marshall	Roorda	Weichman
Langland	Miller of	Schroeder	Welden
Lawson	Page	Schwartz	Wells
Logue	Mohrfeld	Shepherd	Winkelman
Mayberry	Nelson	Stokes	Wolfe
McCartney	Newton	Strand	Mr. Speaker

The nays were, 6:

Kennedy of	Lipsky	Nolting	Tapscott
Chickasaw	McIntyre	Schmeiser	

Absent or not voting, 24:

Bennett	Ewell	Logemann	Sanders
Bergman	Gannon	Millen	Shaw
Brinck	Johnston of	Milligan	Skinner
Christensen	Johnson	O'Hearn	Sorg
Corey	Kluever	Pelton	Stroburg
Crabb	Lippold	Perkins	Van Roekel
Dooley			

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 1181 Deferred)

Senate File 1181, a bill for an act relating to driver license fees and their renewal, with report of committee recommending passage, was taken up for consideration.

Van Drie of Story offered the amendment filed by him on March 19, 1970, and found on pages 1107 and 1108 of the House Journal.

Warren of Decatur-Wayne asked and received unanimous consent that Senate File 1181 be deferred and that the bill retain its place on the calendar.

MOTION TO RECONSIDER HOUSE FILE 1330 WITHDRAWN

Camp of Clinton called up for consideration the motion to reconsider House File 1330, filed on March 17, 1970, and found on page 1064 of the House Journal.

Blouin of Dubuque asked and received unanimous consent to withdraw his motion to reconsider the vote on House File 1330.

NONCONTROVERSIAL CALENDAR

Senate File 534, a bill for an act relating to highway construction, with report of committee recommending amendment and passage, was taken up for consideration.

Miller of Page offered the following amendment filed by the committee on transportation and moved its adoption:

Amend Senate File 534, line 12, by striking the word "and" and inserting in lieu thereof the word "or."

The amendment was adopted.

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. 534)

The ayes were, 106:

Alt	Freeman of	Logemann	Renda
Andersen	Clay-Dickinson	Logue	Rex
Battles	Gannon	Mayberry	Rodgers
Bennett	Goode	McCartney	Roorda
Bergman	Graham	McCormick	Sanders
Blouin	Grassley	McIntyre	Schmeiser
Brinck	Hamilton	Menefee	Schroeder
Caffrey	Hansen of	Middleswart	Schwartz
Campbell	Black Hawk	Miller of	Shaw
Christensen	Hanson of	Des Moines	Shepherd
Cochrane	Howard-Mitchell	Miller of	Stokes
Corey	Hill	Jones	Strand
Crabb	Holden	Miller of	Stroburg
Crosier	Huff	Marshall	Strothman
Cunningham	Jesse	Miller of	Tapscott
Darrington	Johnson of	Page	Tieden
Den Herder	Audubon	Milligan	Van Drie
Dietz	Kehe	Mohrfeld	Van Nostrand
Dougherty	Kennedy of	Nelson	Van Roekel
Doyle	Chickasaw	Newton	Voorhees
Drake	Kennedy of	Nielsen	Walter
Duitscher	Dubuque	Nolting	Warren
Dunton	Kitner	Ossian	Waugh
Ellsworth	Knight	Pelton	Weichman
Ewell	Knoblauch	Peterson	Welden
Fisher of	Koch	Pierson	Wells
Greene	Kreamer	Pony	Winkelman
Franklin	Kruse	Priebe	Wolfe
Freeman of	Langland	Radl	Mr. Speaker
Buena Vista	Lawson		

The nays were, none.

Absent or not voting, 18:

Baker	Fischer of	Cluever	Mezvinsky
Camp	Grundy	Lippold	Millen
Dooley	Johnston of	Lipsky	O'Hearn
Edgington	Johnson	Mendenhall	Perkins

Skinner

Sorg

Stromer

Varley

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

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS SIFTING COMMITTEE CALENDAR (Senate File 1181 Pending)

The House resumed consideration of **Senate File 1181**, a bill for an act relating to driver license fees and their renewal, and the following amendment filed by Van Drie of Story:

Amend Senate File 1181, as passed by the Senate, as follows:

1. Page 1, by striking lines 3 through 13, inclusive, and inserting in lieu thereof the following:

Section three hundred twenty-one point one hundred ninety-one (321.191), Code 1966, is repealed and the following enacted in lieu thereof:

"The fee for an operator's license shall be five dollars if issued for a period of two years, and ten dollars if issued for a period of four years. The fee for a chauffeur's license shall be ten dollars if issued for a period of two years, and twenty dollars if issued for a period of four years. The fee for an instruction permit shall be three dollars and for a temporary driver's permit, five dollars."

2. Page 2, by striking lines 5, 6, and 7 and inserting in lieu thereof the words "if the licensee is between the age of twenty-one and sixty-five years on the date of issuance of the license, otherwise for a period of two years".

3. Page 2, by striking lines 8 through 11, inclusive, and inserting in lieu thereof the following:

5. By inserting after the period in line fourteen (14) the following new sentence:

"Applicants whose licenses are restricted due to vision or other physical deficiencies may be required to renew their licenses every two years."

4. Page 2, by striking lines 19 through 22, inclusive, and inserting in lieu thereof the following:

2. By inserting in line three (3) after the period the following new sentence:

"However, if the licensee is sixty-five years of age or older on the date of issuance of the license, such license shall be issued to be valid for two years."

5. Page 3, by inserting in line 11 after the word "Code" the words ", but shall furnish the department with satisfactory proof of his identity".

6. Page 3, by striking line 17 and inserting in lieu thereof

the words "three dollars for a four-year period and two dollars for a two-".

7. Page 3, by striking lines 21 through 26, inclusive.

Welden of Hardin offered the following amendment to the Van Drie amendment, from the floor, and moved its adoption:

Amend the Van Drie amendment, filed March 19, 1970, to Senate File 1181, as passed by the Senate, as follows:

1. Page 1, by striking in line 7 the word "five" and inserting in lieu thereof the word "six".

2. Page 1, by striking in line 8 the word "ten" and inserting in lieu thereof the word "twelve".

3. Page 1, by striking line 10 and insert in lieu thereof the following "be eleven dollars if isused for a period of two years, and twelve".

A non-record roll call was requested.

The ayes were 42, nays 56.

The amendment lost.

Division of the Van Drie amendment was requested. Division 1 to be lines 1 through 31; division 2 to be lines 32 through 37; and division 3 to be line 38.

Van Drie of Story moved the adoption of division 1, lines 1 through 31, of his amendment.

A non-record roll call was requested.

The ayes were 52, nays 41.

Division 1 of the amendment was adopted.

Kehe of Bremer asked and received unanimous consent to withdraw the amendment filed by him on March 18, 1970, and found on page 1084 of the House Journal.

Freeman of Buena Vista offered the following amendment filed by Freeman, et al., and moved its adoption:

Amend Senate File 1181, page 2, by striking all of section 4, and renumbering the remaining sections.

Roll call was requested by Freeman of Buena Vista and Van Drie of Story.

On the question "Shall the amendment be adopted?"

The ayes were, 83:

Baker	Blouin	Cochran	Den Herder
Battles	Camp	Corey	Dietz
Bennett	Campbell	Crabb	Dooley
Bergman	Christensen	Crosier	Doyle

Duitscher	Kennedy of	Miller of	Shepherd
Edgington	Chickasaw	Des Moines	Skinner
Ellsworth	Kennedy of	Miller of	Sorg
Fischer of	Dubuque	Jones	Stokes
Grundy	Kitner	Miller of	Stroburg
Franklin	Knight	Page	Stromer
Freeman of	Koch	Milligan	Strothman
Buena Vista	Kruse	Mohrfeld	Tapscott
Freeman of	Lawson	Nelson	Tieden
Clay-Dickinson	Lipsky	Newton	Walter
Gannon	Logemann	Nolting	Warren
Goode	Logue	Ossian	Waugh
Graham	McCartney	Peterson	Weichman
Grassley	McIntyre	Priebe	Welden
Hamilton	Mendenhall	Renda	Wells
Hansen of	Menefee	Rex	Winkelman
Black Hawk	Mezvinsky	Rodgers	Wolfe
Hill	Middleswart	Roordra	Mr. Speaker
Holden	Millen	Schmeiser	
Johnson of			
Audubon			

The nays were, 85:

Alt	Fisher of	Lippold	Sanders
Andersen	Greene	Mayberry	Schroeder
Brinck	Hanson of	McCormick	Shaw
Caffrey	Howard-Mitchell	Miller of	Strand
Cunningham	Huff	Marshall	Van Drie
Darrington	Jesse	Nielsen	Van Nostrand
Dougherty	Cluever	Pelton	Van Roekel
Drake	Knoblauch	Poney	Varley
Dunton	Kreamer	Radi	Voorhees
Ewell	Langland		

Absent or not voting, 6:

Johnston of	Kehe	Perkins	Schwartz
Johnson	O'Hearn	Pierson	

The amendment was adopted.

Welden of Hardin asked and received unanimous consent to withdraw the amendment filed by him on March 18, 1970, and found on page 1084 of the House Journal.

Mohrfeld of Tama offered the following amendment from the floor:

Amend Senate File 1181, as passed by the Senate, page 2, by striking lines 27 through 35, and on page 3, all of lines 1 through 18.

(Senate File 1181, the Mohrfeld amendment and divisions 2 and 3 of the Van Drie amendment pending at adjournment.)

HOUSE CONCURRENT RESOLUTION 127

By Doyle, Holden, Ossian, Den Herder, Miller of
Jones, Shepherd, Varley, Van Drie, Dooley,
Weichman, Radl, Hill, Millen and Wells

Whereas, the protection of society and the rehabilitation of the inmate are tasks of the penal and correctional system in Iowa; and

Whereas, the inmate populations at the men's reformatory, the women's reformatory, and the state penitentiary have been declining in recent years; and

Whereas, criticism has been directed toward the manner of confinement of juveniles and policies at the training school for boys; and

Whereas, the public has become concerned about the security procedures at the security medical facility; and

Whereas, plans for the construction of a new minimum security facility near Anamosa have been postponed; and

Whereas, the governor's economy committee has recommended that use of the women's reformatory be discontinued, and that the prison structure of Iowa including all state-operated institutions for men, women, and juveniles be reorganized; *Now, Therefore,*

Be It Resolved by the House, the Senate Concurring, That the legislative council is authorized 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 the Senate, to conduct during the 1970-1971 legislative interim a comprehensive study of the penal and correctional system in Iowa. The study shall include, but not be limited to, present programs and facilities at the state penitentiary, the men's and women's reformatories, the training schools for boys and girls, and the security medical facility; present rehabilitation theories; assignments of inmates; the programs which should be implemented for treatment of adult and for treatment of juvenile offenders; and recommendations regarding a five-year capital construction program for the juvenile and adult penal and correctional system.

Be It Further Resolved, That the study committee shall include non-legislative members having special knowledge in the fields of penal and correctional facilities and rehabilitation facilities and programs.

Be It Further Resolved, That a report of the study shall be prepared and submitted to the legislative council and the members of the Sixty-fourth General Assembly, First Session, and shall be accompanied by legislative bill drafts designed to carry out the recommendations of the committee.

Laid over under Rule 25.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 20, 1970, he approved and transmitted to the Secretary of State the following bills:

House File 91, 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.

House File 208, an act relating to the platting and zoning jurisdiction in unincorporated areas outside of cities and towns.

House File 231, an act relating to the licensing of insurance agents in Iowa.

House File 609, an act relating to the Iowa national guard.

House File 1137, an act to provide for fair trade practices by motor vehicle franchisors.

House File 1154, an act relating to terms of office of certain county supervisors.

House File 1156, an act relating to a revision of Iowa law governing divorce and marriage annulment and relating to support payments to welfare recipients under decree for dissolution of marriage.

House File 1176, an act relating to the Iowa public employees' retirement system, wages covered and the payment of benefits under such system.

House File 1222, an act relating to the sales and use tax on newsprint and ink and to exempt the sales, publishing, and printing of all newspapers and shoppers' guides therefrom.

Senate File 628, an act to establish definitions and standards for frozen desserts.

Senate File 1063, an act relating to the regulation of public utilities.

Senate File 1149, an act relating to publication of the opinions of the supreme court.

Senate File 1163, an act relating to the marking and branding of livestock.

Senate File 1221 an act relating to members of the interstate cooperation commission.

AMENDMENTS FILED

- 1 Amend the committee on cities and towns amendment to House
- 2 File 246, filed March 9, 1970, and found on pages 830 through
- 3 835 of the House Journal of March 9, 1970, as follows:
- 4 1. By striking from line 37 the words "income, earnings, or".
- 5 2. By striking from lines 44 and 45 the words "income, earnings,
- 6 or".
- 7 3. By striking from line 48 the words "income, earnings, and".
- 8 4. By striking from line 61 the words "income, earnings, and".
- 9 5. By striking from lines 62 and 63 the words "income, earnings,
- 10 or".
- 11 6. By striking from lines 118, 119, and 120 the words and figures
- 12 "four hundred twenty-two point four (422.4), four hundred twenty-
- 13 two point thirty-two (422.32),".
- 14 7. By striking lines 128 through 145, inclusive.
- 15 8. By striking from line 163 the words "income, earnings, or".
- 16 9. By striking from line 252 the words "income, earnings,".

KOCH of Woodbury
HANSEN of Black Hawk
DEN HERDER of Sioux

- 1 Substitute for the Lipsky amendment of March 17, 1970, to
- 2 House File 246 as follows:
- 3 Amend the committee on cities and towns amendment to House
- 4 File 246, reported on pages 830 and 835 of the House Journal
- 5 of March 9, 1970, as follows:
- 6 1. By inserting in line one hundred sixteen (116) after the
- 7 period, at the end of section three (3), the following:
- 8 "The county treasurer shall credit all local tax receipts to

9 a special account for property tax relief. Before the levies
10 authorized under section four hundred forty-four point nine
11 (444.9) of the Code are made, the county treasurer shall compute
12 the millage necessary to raise the amount credited to the special
13 account for property tax relief during the last preceding twelve-
14 month period, and the board of supervisors shall reduce the mill-
15 age levies authorized under section four hundred forty-four
16 point nine (444.9) of the Code by the millage so computed. In
17 order for a county to be qualified to receive remittances from
18 the treasurer of state, the board of supervisors, before January
19 15 of each year, shall certify to the treasurer of state that
20 the required millage levy reduction has been made."

21 2. By inserting in line one hundred sixty-eight (168) after
22 the word "the" the word "qualified".

23 3. By inserting in line one hundred seventy-two (172) after
24 the period, at the end of section ten (10), the following:

25 "The city or town treasurer shall credit all local tax
26 receipts to a special account for property tax relief. Before
27 the levy authorized under section four hundred four point two
28 (404.2) of the Code is certified to the county auditor, the city
29 or town treasurer shall compute the millage necessary to raise
30 the amount credited to the special account for property tax
31 relief during the last preceding twelve-month period, and the
32 clerk shall reduce the millage levy authorized under section
33 four hundred four point two (404.2) of the Code by the millage
34 so computed, and certify the reduced levy to the county auditor.
35 In order for a city or town to be qualified to receive remit-
36 tances from the treasurer of state, the clerk, before January 15
37 of each year, shall certify to the treasurer of state that the
38 required millage levy reduction has been made. In the event
39 that any city or town elects to levy a tax on local income,
40 earnings, or sales and use tax under the provisions of this Act
41 then the millage limit of section four hundred four point two
42 (404.2) of the Code shall be increased from thirty mills to
43 thirty-five mills as applied to such city or town."

44 4. By inserting in line two hundred thirty (230) after the
45 period, at the end of section thirteen (13), the following:

46 "The city or town treasurer shall credit all local tax
47 receipts to a special account for property tax relief. Before
48 the levy authorized under section four hundred four point two
49 (404.2) of the Code is certified to the county auditor, the city
50 or town treasurer shall compute the millage necessary to raise
51 the amount credited to the special account for property tax
52 relief during the last preceding twelve-month period, and the
53 clerk shall reduce the millage levy authorized under section
54 four hundred four point two (404.2) of the Code by the millage
55 so computed, and certify the reduced levy to the county auditor.
56 In order for a city or town to be qualified to receive remittances
57 from the treasurer of state, the clerk, before January 15 of each
58 year, shall certify to the treasurer of state that the required
59 millage levy reduction has been made. In the event that any city
60 or town elects to levy a local vehicle tax under the provisions
61 of this Act then the millage limit of section four hundred four

62 point two (404.2) of the Code shall be increased from thirty
63 mills to thirty-five mills as applied to such city or town."

ANDERSEN of Woodbury

1 Amend the Senate amendment to House File 1294
2 as follows:

- 3 1. Line 10, by inserting after the word "and"
4 the following: ", effective January 1, 1972,".
- 5 2. Line 14, by inserting after the period the
6 following: "Until January 1, 1972, the subtraction
7 in subsection four (4) shall be of one hundred per-
8 cent (100%) of federal income taxes, after which
9 date this sentence shall not be effective."

LAWSON of Cerro Gordo
DARRINGTON of Harrison
MENDENHALL of Allamakee
CRABB of Crawford
BATTLES of Jackson

1 Amend House File 1346, page 4, line 30, by inserting
2 after the word "chapter" the following: "; provided that
3 any such curtailment shall not diminish the availability
4 of services now provided by licensed practitioners in the
5 state of Iowa and including pharmacists, dentists, podia-
6 trists, optometrists, and chiropractors".

PETERSON of Woodbury
MILLER of Des Moines

1 Amend Senate File 620 as follows:

- 2 1. By inserting in line seven (7) after the word
3 "blind" the words "or who is otherwise not qualified for
4 an operator's license".
- 5 2. By striking from page two (2), lines four (4) and
6 five (5), the words "who is legally blind" and inserting
7 in lieu thereof the words "for identification purposes
8 only".
- 9 3. By striking from page one (1), line two (2), the
10 words "legally blind".

GANNON of Jasper

1 Amend the committee on schools amendment to Senate File
2 640, found on pages 859 through 864 of the House Journal of
3 March 10, 1970, by striking from lines 156 and 157 the words
4 "nor will state equalization aid" and inserting in lieu
5 thereof the words ". Also, no state equalization aid shall".

WELDEN of Hardin

1 Amend the Renda amendment to Senate File 1117 filed
2 March 19, 1970, where it appears at page 1106 of the Journal
3 of the House, by striking amendment 3 and inserting in lieu
4 thereof the following:

- 5 3. By inserting in page 1, line 10, after the word
6 "States" the words "or to this state".

RENDA of Polk

1 Amend Senate File 1181, page 2 and page 8, by striking all of
2 section 5 and renumbering the remaining sections.

ROORDA of Jasper
FREEMAN of Buena Vista

1 Amend Senate File 1181, as passed by the Senate and
2 reprinted, as follows:

3 1. Page 3, line 25, by striking the words "one-year
4 probationary" and inserting in lieu thereof the word
5 "restricted".

6 2. Page 8, line 26, by inserting after the word "safety"
7 the following: "which license shall entitle the holder
8 thereof, while having such license in his immediate possession,
9 to operate a motor vehicle over the most direct and
10 accessible route between the licensee's residence and his
11 place of employment".

VAN DRIE of Story

1 Amend Senate File 1184, as amended and passed by the Senate,
2 as follows:

3 1. Page 1, by striking lines 4 through 6, inclusive, and insert-
4 ing in lieu thereof the following:

5 Section 1. Section four hundred ninety point twenty-five
6 (490.25), Code 1966, is hereby amended as follows:

7 1. By striking from line three (3) the word "thereupon"
8 and inserting in lieu thereof the words "upon filing the applica-
9 tion and complying with the requirements of this section".

10 2. By inserting in line sixteen (16) after the word "shall"
11 the words "upon filing the application and complying with the re-
12 quirements provided in this section".

13 2. Page 1, by striking lines 7 and 8 and inserting in lieu there-
14 of the words "As a condition precedent to the vesting of the power
15 of eminent domain for the construction of a pipeline, an applica-
16 tion shall be filed with the commission therefor. Not less than
17 thirty".

18 3. Page 1, line 9, by striking the word "petition" and inserting
19 in lieu thereof the word "application".

20 4. Page 1, line 10, by striking the words "shall hold information-
21 al meetings" and inserting in lieu thereof the words "making the
22 application shall hold at least one informational meeting".

23 5. Page 1, line 16, by striking the words "legal rights of the
24 affected landowners" and inserting in lieu thereof the words
25 "rights and remedies of landowners, as provided by statute and
26 the rules and regulations of the commission, in cases in which
27 the power of eminent domain is invoked to acquire real property
28 or any interest therein".

29 6. Page 1, line 17, by inserting after the period the words
30 "Every application shall be under oath, by the applicant or if
31 the applicant is a corporation, by its principal officer, or his
32 designee. The application shall contain (1) a statement that the
33 informational meetings were in fact held, and (2) a statement that
34 no title to real property, or interest therein, has been acquired
35 by purchase or otherwise by the applicant or any person, company,
36 or corporation in behalf of the applicant, primarily for the con-
37 struction of the particular pipeline concerned or, in the alter-

38 native, a statement showing all such purchases, the title or
39 interest acquired, from whom, and the amount paid for the title
40 or interest acquired."

41 7. Page 1, line 20, by striking the word "permit" and inserting
42 in lieu thereof the words "power of eminent domain".

43 8. Page 1, line 21, by striking the word "permit" and insert-
44 ing in lieu thereof the words "power of eminent domain".

45 9. Page 1, line 24, by inserting after the word "project" the
46 words "including those from whom title to and interests in land
47 have been acquired".

48 10. Page 2, by striking lines 8 and 9 and inserting in lieu
49 thereof the words "of five miles or more across privately-owned
50 property."

51 11. Page 2, line 20, by inserting after the word "county" the
52 words "at least one week and not more than three weeks before
53 the date set for the informational meeting".

54 12. Page 2, by striking from lines 21 and 22 the words "land-
55 owners whose residence is not known" and inserting in lieu there-
56 of the words "landowners and any party in possession whose where-
57 abouts are not known".

58 13. Page 2, by striking lines 23 through 27, inclusive.

59 14. Page 2, line 33, by striking the words "and future land use
60 and".

61 15. Page 2, line 35, by inserting after the word "project" the
62 words "insofar as they are known to or reasonably foreseen by
63 the applicant".

64 16. Page 3, by striking lines 1 through 3, inclusive.

65 17. Page 3, by inserting after line 6 the following:

66 Chapter four hundred ninety (490), Code 1966, is hereby
67 amended by adding thereto the following new sections:

68 1. "If any person shall sell, lease, or otherwise grant
69 any title to or interest in land in any county which in any
70 manner is used in connection with any pipeline in that county,
71 the consideration for which is less than that paid for similar
72 titles or interests after the holding of the informational meet-
73 ing required by this Act, he may file a complaint with the
74 commission, provided the transaction took place not more than
75 three years before such meeting. The commission shall hold or
76 cause to be held a hearing upon such complaint, with not less
77 than twenty days notice to the applicant. The commission may
78 in its discretion hold a single hearing on all complaints from
79 a county or portion thereof. Whenever the commission shall find,
80 upon good cause shown, that the consideration paid for a title
81 to or interest in land, prior to the holding of the informa-
82 tional meetings required herein, is substantially less in amount
83 or value than the general level of considerations paid after
84 the holding of such meetings, the commission shall by order re-
85 quire the applicant to pay the aggrieved landowner the difference
86 between the general level of such considerations and the considera-
87 tion paid by the pipeline company for the title or interest in
88 question. This section shall be deemed to be a part of every
89 contract for the transfer of any title to or interest in land
90 for pipeline use, anything in the contract to the contrary not-
91 withstanding, but shall have no retroactive application to con-

92 tracts entered prior to the effective date of this Act."

93 2. "Any person, company, or corporation aggrieved by the
94 action of the commission in granting or failing to grant the
95 power of eminent domain under the provisions of this chapter,
96 shall be entitled to and limited to the rehearing and appeal
97 procedures provided in sections four hundred ninety A point
98 twelve (490A.12) through four hundred ninety A point nineteen
99 (490A.19), inclusive, of the Code."

COMMITTEE ON COMMERCE
HAROLD O. FISCHER, Chairman

1 Amend Senate File 1185, as amended, passed and reprinted by the
2 Senate, as follows:

3 1. Page 1, by striking lines 12 through 25, inclusive.

4 2. Page 2, by striking lines 1 through 35, inclusive.

5 3. Page 3, by striking lines 1 and 2.

6 4. Page 3, by striking from line 30 the words "and future
7 land use and".

8 5. Page 3, line 32, by inserting after the word "project"
9 the words "insofar as they are known or reasonably foreseen
10 by the applicant".

11 6. Page 4, by striking lines 1 through 5, inclusive.

12 7. Page 4, by striking lines 26 through 35, inclusive.

13 8. Page 5, by striking lines 1 and 2.

14 9. Page 5, by striking lines 20 through 35, inclusive, and
15 inserting in lieu thereof the following:

16 Section four hundred eighty-nine point fifteen (489.15),
17 Code 1966, is hereby amended as follows:

18 1. By striking from line four (4) the word "thereupon"
19 and inserting in lieu thereof the words "upon filing an
20 application and complying with the requirements of this
21 section".

22 2. By striking from line five (5) the words "board or".

23 3. By inserting after line thirty-five (35) the follow-
24 ing:

25 "As a condition precedent to the vesting of the power of
26 eminent domain for the construction of a transmission line,
27 an application shall be filed with the commission therefor.
28 Not less than thirty days prior to the filing of such applica-
29 tion the person, company, or corporation making the application
30 shall hold at least one informal meeting in each county
31 in which real property or rights therein will be affected. A mem-
32 ber of the commission or a hearing examiner designated by the
33 commission shall serve as the presiding officer at each meeting
34 and present an agenda for such meeting which shall include a
35 summary of the rights and remedies of landowners, as provided
36 by statute and the rules and regulations of the commission,
37 in cases in which the power of eminent domain is invoked to
38 acquire real property or an interest therein. No formal record
39 of the meeting shall be required. Every application shall be
40 under oath, by the applicant or if the applicant is a corpora-
41 tion, by its principal officer or his designee, and such applica-
42 tion shall contain (1) a statement that the meetings herein pro-
43 vided were in fact held, and (2) a statement that no title to
44 land or interest therein has been acquired by the applicant or any

45 person, company, or corporation in behalf of the applicant, pri-
46 marily for the construction of the transmission lines or, in
47 the alternative, a statement listing all such purchases, the
48 title or interest acquired, from whom, and the amount paid.

49 The meeting shall be held at a location reasonably access-
50 sible to all persons, companies, or corporations which may be
51 affected by the granting of the power of eminent domain.

52 The person, company, or corporation seeking the power of
53 eminent domain shall give notice of the informational meeting
54 to each landowner affected by the proposed project including
55 those from whom title to and interests in land have been ac-
56 quired and any person, company, or corporation shown of record
57 to be in possession of or residing on the property.

58 For the purposes of this section, 'landowner' means a
59 person, company, or corporation listed on the tax assessment
60 rolls as responsible for the payment of real estate taxes
61 imposed on property, and 'transmission line' means any line
62 carrying thirty-four point five kilovolts or more and extend-
63 ing a distance of not less than one mile across privately-owned
64 real estate.

65 The notice shall set forth the name of applicant; the
66 applicant's principal place of business; the general descrip-
67 tion and purpose of the proposed project; the general nature
68 of the right-of-way desired; a map showing the route of the
69 proposed project; that the landowner has a right to be present
70 at such meeting and to file objections with the commerce com-
71 mission; and a designation of the time and place of the meeting;
72 and shall be served by certified mail with return requested
73 not less than twenty days previous to the time set for the
74 meeting; and shall be published once in a newspaper of general
75 circulation in the county at least one week and not more than
76 three weeks before the date set for the informational meeting.
77 Such publication shall be considered notice to a landowner and
78 any party in possession whose whereabouts is not known."

79 4. By striking from lines forty-three (43) through forty-
80 five (45), inclusive, the words "or with the county board of
81 supervisors in the county the land is situated".

82 5. By striking from lines fifty (50) and fifty-one (51)
83 the words "or board of supervisor".

84 6. By striking from line fifty-seven (57) the words "or
85 board of supervisors".

86 7. By striking from line sixty (60) the words "or board
87 of supervisors".

88 8. By striking from lines sixty-five (65) and sixty-six
89 (66) the words "or the board of supervisors".

90 9. By striking from line seventy-three (73) the words
91 "or board of supervisors,".

92 10. Page 6, by striking lines 1 through 3, inclusive.

93 11. Page 6, line 17 by inserting after the word "to" the words
94 "and limited to".

95 12. Page 6, by striking from lines 15 and 16 the words "a
96 franchise" and inserting in lieu thereof the words "the power
97 of eminent domain".

98 13. Page 6, by inserting after line 20 the following new sec-
99 tion:

100 Chapter four hundred eighty-nine (489), Code 1966, is
101 hereby amended by adding thereto the following new section:
102 "If any person shall sell, lease, or otherwise grant
103 any title to or interest in land in any county which in any
104 manner is used in connection with such proposed transmission
105 lines project in that county, the consideration for which is
106 less than that paid for similar titles or interests after holding
107 the informational meeting required by this Act, he may file
108 a complaint with the commission, provided the transaction
109 took place not more than three years before such meeting. The
110 commission shall hold or cause to be held a hearing upon such
111 complaint, with not less than twenty days notice to the applicant.
112 The commission may in its discretion hold a single hearing on all
113 complaints from a county or portion thereof. Whenever the com-
114 mission shall find, upon good cause shown, that the consideration
115 paid for a title to or interest in land, prior to the holding of
116 the informational meetings required herein, is substantially less
117 in amount or value than the general level of considerations paid
118 after the holding of such meetings, the commission shall by order
119 require the applicant to pay the aggrieved landowner the dif-
120 ference between the general level of such considerations and
121 the consideration paid by the applicant for the title or interest
122 in question. This section shall be deemed to be a part of every
123 contract for the transfer of any title to or interest in land for
124 transmission line use, anything in the contract to the contrary
125 notwithstanding, but shall have no retroactive application to
126 contracts entered prior to the effective date of this Act."

COMMITTEE ON COMMERCE
HAROLD O. FISCHER, Chairman

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Tuesday, March 24, 1970.

JOURNAL OF THE HOUSE

Seventy-second Calendar Day—Fifty-second Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, MARCH 24, 1970.

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

Prayer was offered by the Reverend Paul Sohn, pastor of the Trinity Lutheran Church, Algona, Iowa.

The Journal of Monday, March 23, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

McIntyre of Linn for Tuesday, Wednesday and Thursday on request of Langland of Winneshiek; Bennett of Polk on request of Renda of Polk; Cochran of Webster on request of Duitscher of Wright; Fisher of Greene on request of Nielsen of Shelby.

PRESENTATION OF VISITORS

Miller of Des Moines presented to the House Kathy Critchfield and eleven senior members of the advanced accounting class of Burlington High School, accompanied by their teacher, Dick Wagner. Kathy is the midwest regional winner and one of five national finalists for a \$2,000 scholarship to the college of her choice from the Future Secretaries Association. By Miller and Schmeiser of Des Moines.

Menefee of Fayette presented to the House the Honorable M. M. Neal, former member of the House in the Fifty-second General Assembly representing Dallas County.

Kitner of Buchanan presented to the House three exchange students: Maria DeLeon from the Dominican Republic, who is attending Jefferson High School, Independence, Iowa; Evelyn Najman from Brazil, a student at Jefferson High School, Independence, Iowa, and Lidia Gonzales from Chile, a student at Don Bosco High School, Gilbertville, Iowa.

The Speaker announced the following visitors present in the House chamber.

Fifty-two freshman students from Starmont School, Buchanan, Fayette and Clayton Counties, accompanied by their teacher, Mr. Jones. By Tieden of Clayton, Kitner of Buchanan, and Menefee of Fayette.

Seven ladies who are enrolled in the New Careers Program and working as teachers' associates in the Des Moines School System. By Polk County delegation.

Eighteen ninth and tenth grade students from Independence High School, accompanied by their teacher, Alvin Klein. By Kitner of Buchanan.

Forty students from Sibley Christian School and Ocheyedan Christian School, Osceola County, accompanied by their principal and teacher, Bill Ludwig and Cal Stam. By Bergman of Lyon-Osceola.

One hundred four Girl Scouts from Aurora-Jesup, Winthrop and Independence, accompanied by their leaders, Mrs. Hearn, Mrs. McNamee, Mrs. Schares, Mrs. Knapp, Mrs. Sweitzer, Mrs. Korsen and Mrs. Cummings. By Kitner of Buchanan.

Forty students from Winneshiek County, accompanied by Mr. and Mrs. Gary Engebretson. By Langland of Winneshiek.

Forty-four seventh and eighth grade social studies class students from St. Peter's School, Des Moines, Iowa, accompanied by Mr. Stokesbary and Sister Roberta. By Rodgers of Dallas.

The senior government class from Van Meter High School, accompanied by their teacher, Scott Day. By Rodgers of Dallas.

One hundred sixteen senior students from Washington High School, Vinton, Iowa. By Weichman of Benton.

Thirty-seven fifty and sixth grade students from Garfield Elementary School, Boone, Iowa, accompanied by their teachers, Miss Kathy Jiery, Mrs. Vern Stotts and Mrs. Kathy Colander. By Baker of Boone.

Thirty-eight senior American government class students from Moravia High School, accompanied by their teacher, Larry Pfannebacker. By Goode of Appanoose-Davis.

Eighteen Webelos Scouts from Pack 158, Ames, Iowa, accompanied by their cubmaster, Jerry Flesch. By Van Drie of Story and Cunningham of Story.

Thirty government class students from Bellevue High School, accompanied by their teacher, James Fenton. By Battles of Jackson.

Thirty-four students from St. Mary's High School, Storm Lake, Iowa, accompanied by their teacher, Michael Loehrer. By Freeman of Buena Vista.

Forty-five fifth grade students from South Hamilton School (Ellsworth and Randall), accompanied by their teachers, Mrs. Pearson and Mrs. West. By Rex of Hamilton.

Twenty-six senior government class students from Kanawha Community School, accompanied by their teacher, Bob Sallee. By Stromer of Hancock.

PETITIONS FILED

The following petitions were received and placed on file:

By Johnson of Audubon-Guthrie, from twelve members of Guthrie County opposing the transfer of \$10,000,000 from the road use tax fund and favoring the removal of highway commission employees from the state merit system.

By Drake of Louisa-Muscatine, from twenty-six residents of Louisa-Muscatine Counties opposing House File 1316, relating to annual registration fee upon motor boats and sailboats in lieu of personal property taxes.

INTRODUCTION OF BILL

House File 1356, by committee on judiciary, a bill for an act to legalize and validate the use of a bridge acquired by the Marion County board of supervisors from the Norfolk and Western Railway Company as part of the secondary road system in that county.

Read first time and referred to **sifting committee**.

SENATE MESSAGE CONSIDERED

Senate File 456, a bill for an act relating to the licensing and registration of nursing home administrators.

Read first time and referred to **sifting committee**.

PROOFS OF PUBLICATIONS

Published copy of House File 1356 and verified proof of publication of said bill in The Knoxville Express, 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 Senate File 1305 and verified proof of publication of said bill in The Knoxville Express, Knoxville, Iowa, was filed with the

Chief Clerk of the House prior to the time said bill was placed on passage on the House.

WILLIAM R. KENDRICK
Chief Clerk, House of Representatives

CONSIDERATION OF BILLS
BUSINESS PENDING

The House resumed consideration of **Senate File 1181**, a bill for an act relating to driver license fees and their renewal, and the following amendment filed by Mohrfeld of Tama:

Amend Senate File 1181, as passed by the Senate, page 2, by striking lines 27 through 35, and on page 3, all of lines 1 through 18.

Mohrfeld of Tama moved the adoption of his amendment.

Roll call was requested by Millen of Jefferson-Van Buren and Pierson of Mahaska.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 70:

Alt	Gannon	Lippold	Rodgers
Bergman	Goode	Lipaky	Roorda
Blouin	Graham	Logemann	Schmeiser
Caffrey	Grassley	Logue	Schwartz
Corey	Hamilton	McCormick	Stokes
Cunningham	Hill	Mendenhall	Strand
Darrington	Holden	Menefee	Stroburg
Den Herder	Huff	Mezvinsky	Strothman
Doyle	Johnston of	Miller of	Tapscott
Dunton	Johnson	Jones	Tieden
Edgington	Kehe	Milligan	Van Roekel
Ellsworth	Kennedy of	Mohrfeld	Walter
Ewell	Chickasaw	Nelson	Warren
Fischer of	Kitner	Nolting	Waugh
Grundey	Kluever	O'Hearn	Weichman
Freeman of	Knoblauch	Ossian	Welden
Buena Vista	Koch	Poncy	Wells
Freeman of	Langland	Priebe	Winkelman
Clay-Dickinson	Lawson	Radl	Wolfe

The nays were, 42:

Andersen	Drake	Kreamer	Peterson
Baker	Duitscher	Kruse	Pierson
Battles	Franklin	Mayberry	Renda
Brinck	Hansen of	Middleswart	Rex
Camp	Black Hawk	Millen	Sanders
Campbell	Hanson of	Miller of	Schroeder
Christensen	Howard-Mitchell	Marshall	Shaw
Crabb	Jesse	Miller of	Shepherd
Crosier	Johnson of	Page	Sorg
Dietz	Audubon	Newton	Stromer
Dougherty	Knight	Nielsen	Van Drie

Van Nostrand	Voorhees	Mr. Speaker	
Absent or not voting, 12:			
Bennett	Fisher of	McCartney	Pelton
Cochran	Greene	McIntyre	Perkins
Dooley	Kennedy of	Miller of	Skinner
	Dubuque	Des Moines	Varley

The amendment was adopted.

Freeman of Buena Vista asked and received unanimous consent to withdraw the amendment filed by him and Roorda of Jasper on March 23, 1970, and found on page 1149 of the House Journal.

Shaw of Scott offered the following amendment filed by her and moved its adoption:

Amend Senate File 1181 as follows:

1. Page 3, by inserting after line 18 the following section:

Sec. 7. Section three hundred twenty-one point one hundred eighty-four (321.184), Code 1966, is hereby amended by striking lines five (5) through eleven (11), inclusive, and inserting in lieu thereof the words "shall contain the verified consent and confirmation of applicant's birthday by both the father and mother of applicant, or the parent having custody in the event of the legal separation or the death of one parent; if neither parent is living, the guardian or other person having custody, or the employer, of such minor may consent. Officers and employees of the department are hereby authorized to administer such oaths without charge."

2. By renumbering the subsequent sections.

The amendment was adopted.

Van Drie of Story offered the following amendment filed by him and moved its adoption:

Amend Senate File 1181, as passed by the Senate and reprinted, as follows:

1. Page 3, line 25, by striking the words "one-year probationary" and inserting in lieu thereof the word "restricted".

2. Page 3, line 26, by inserting after the word "safety" the following: "which license shall entitle the holder thereof, while having such license in his immediate possession, to operate a motor vehicle over the most direct and accessible route between the licensee's residence and his place of employment".

The amendment was adopted.

Van Drie of Story asked and received unanimous consent to withdraw divisions 2 and 3, lines 32 through 38, of his amendment

filed on March 19, 1970, and found on pages 1107 and 1108 of the House Journal.

Tieden of Clayton asked and received unanimous consent to withdraw the amendment filed by him on March 19, 1970, and found on page 1107 of the House Journal.

Renda of Polk offered the following amendment from the floor and moved its adoption:

Amend Senate File 1181, as passed by the Senate and reprinted, page 8, by adding the following new section after line 26: "Any person who re-enters any private or public school prior to age eighteen shall be required to attend an approved drivers education course."

The amendment was adopted.

Jesse of Polk offered from the floor the following amendment filed by Jesse, et al.:

Amend Senate File 1181, as passed by the Senate, by inserting in lieu of section 4 thereof the following new section:

"Sec. 4. Chapter sixty-nine (69), Section twelve (12), Acts of the Sixty-third General Assembly, First Session, is hereby amended as follows:

1. Line 8, by striking the first word "five" and inserting in lieu thereof the word "ten".
2. Line 11, by striking the word "six" and inserting in lieu thereof the word "twelve".
3. Line 29, by striking the word "eleven" and inserting in lieu thereof the word "eighteen".

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.

McCartney of Floyd moved the previous question on Senate File 1181.

The motion prevailed.

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.

Rule 70 was invoked.

On the question "Shall the bill pass?" (S.F. 1181)

The ayes were, 54:

Andersen	Hansen of	Menefee	Sorg
Battles	Black Hawk	Millen	Stokes
Bergman	Hanson of	Miller of	Strand
Camp	Howard-Mitchell	Jones	Stromer
Campbell	Huff	Miller of	Tieden
Corey	Johnson of	Marshall	Van Drie
Crabb	Audubon	Miller of	Van Nostrand
Cunningham	Kluever	Page	Van Roekel
Drake	Knight	Milligan	Varley
Edgington	Koch	Mohrfeld	Voorhees
Ellsworth	Kreamer	Pelton	Walter
Freeman of	Kruse	Pierson	Weichman
Buena Vista	Langland	Rex	Winkelman
Grassley	Lawson	Roorda	Wolfe
Hamilton	Lipsky	Shaw	Mr. Speaker
	Mendenhall		

The nays were, 60:

Alt	Goode	Mayberry	Radl
Blouin	Graham	McCartney	Renda
Brinck	Hill	McCormick	Rodgers
Caffrey	Holden	Mezvinsky	Sanders
Crosier	Jesse	Middleswart	Schmeiser
Dietz	Johnston of	Miller of	Schroeder
Dougherty	Johnson	Des Moines	Schwartz
Doyle	Kehe	Nelson	Shepherd
Duitscher	Kennedy of	Newton	Skinner
Dunton	Chickasaw	Nielsen	Stroburg
Ewell	Kennedy of	Nolting	Strothman
Fischer of	Dubuque	O'Hearn	Tapscott
Grundy	Kitner	Ossian	Warren
Franklin	Knoblauch	Peterson	Waugh
Freeman of	Lippold	Poncy	Welden
Clay-Dickinson	Logemann	Priebe	Wells
Gannon	Logue		

Absent or not voting, 10:

Baker	Cochran	Dooley	McIntyre
Bennett	Darrington	Fisher of	Perkins
Christensen	Den Herder	Greene	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

EXPLANATION OF VOTE

(Senate File 1181)

Had I been in the House chamber at the time Rule 69 was invoked, I would have voted "aye" on Senate File 1181.

PERRY L. CHRISTENSEN

Had I been in the House chamber at the time Rule 69 was invoked, I would have voted "nay" on Senate File 1181.

DONALD E. BAKER

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which Senate File 1181 failed to pass the House.

STANLEY T. SHEPHERD

RE-REFERRED TO SIFTING COMMITTEE
(Senate File 620)

Millen of Jefferson-Van Buren asked and received unanimous consent that **Senate File 620** be re-referred to the **sifting committee**.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended 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 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 House is asked:

Senate File 1300, a bill for an act to assure the right of protest and appeal of assessments.

Also: That the Senate has concurred in House amendment to the Senate amendment and passed the following bill in which the concurrence of the Senate was asked:

House File 1, a bill for an act relating to negotiation and execution of reciprocal agreements.

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

Senate Concurrent Resolution 121, providing that the Sixty-third General Assembly extend its congratulations to the Davenport Blue Devils in their winning the Iowa High School basketball class AA championship.

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

Senate Concurrent Resolution 122, providing that the Sixty-third General Assembly congratulate the Paullina High School Boys basketball team for their winning of the Iowa High School basketball class A championship.

CARROLL A. LANE
Secretary of the Senate

SENATE AMENDMENT TO THE HOUSE AMENDMENT
TO SENATE FILE 585

Amend the House amendment to Senate File 585 as follows:

1. By striking all after the word "laboratory," in line 6 and all of lines 7 through 13, inclusive, and inserting in lieu thereof the following: "The commissioner of public safety may assign the criminalistics laboratory to a division or bureau within his department. The laboratory shall, within its capabilities, conduct

analyses, comparative studies, fingerprint identification, firearms identification, questioned documents studies, and other studies normally performed by a criminalistics laboratory when requested by a county attorney, medical examiner, or law enforcement agency of this state to aid in any criminal investigation. Agents of the division of criminal investigation and bureau of identification may be assigned to the criminalistics laboratory by the commissioner. New employees shall be appointed pursuant to chapter ninety-five (95), Acts of the Sixty-second General Assembly, and need not qualify as agents for the division of criminal investigation and bureau of identification, and shall not participate in the peace officers' retirement plan established pursuant to chapter ninety-seven A (97A) of the Code."

2. Line 15, by striking the words "possess a", and by striking all of line 16 and inserting in lieu thereof the following: "be a physician and surgeon or osteopathic physician and surgeon and".

3. Line 18, by striking the words "training in the medical specialty of" and inserting in lieu thereof the words "knowledge in".

4. Line 19, by inserting after the word "by" the words "and serve at the pleasure of the governor".

5. By striking lines 20, 21, and 22, inclusive, and by striking from line 23 the words "is six years".

6. Line 27, by striking the words "The board of", and by striking all of lines 28 and 29.

7. Line 34, by inserting after the word "investigation" the words "by the state medical examiner".

8. By striking from lines 36 and 37 the words "the transfer of items for analysis or investigation to laboratories;"

9. By adding after line 13 the following new sections and renumbering the remaining sections:

a. "Sec. 2. It shall be presumed that any employee or technician of the criminalistics laboratory is qualified or possesses the required expertise to accomplish any analysis, comparison, or identification done by him in the course of his employment in the criminalistics laboratory. Any report, or copy thereof, or the findings of the criminalistics laboratory shall be received in evidence in any court, preliminary hearing, and grand jury proceeding in the same manner and with the same force and effect as if the employee or technician of the criminalistics laboratory who accomplished the requested analysis, comparison, or identification had testified in person. An accused person or his attorney may request that such employee or technician testify in person at a criminal trial on behalf of the state before a jury or to the court, by notifying the proper county attorney at least ten days before the date of such criminal trial."

b. "Sec. 3. The commissioner of public safety shall make rules defining the capabilities of the criminalistics laboratory. He shall make rules governing the handling of items to be processed by the criminalistics laboratory from the time they are forwarded to the laboratory by a county medical examiner or a city, town, or state law enforcement agency or county sheriff until their return to the forwarder. The rules shall prescribe a method of identifying, forwarding, handling and returning items that will maintain the

identity and integrity of the item. An item handled in conformity with the rules shall be presumed to be admissible in evidence as to the period in transit to and from and while in custody of the laboratory without further foundation."

c. "Sec. 4. The county attorney shall give the accused person, or his attorney, after an indictment or county attorney's information has been returned, a copy of each report of the findings of the criminalistics laboratory conducted in the investigation of the indictable criminal charge against him at the time of arraignment, or if such report is received after arraignment, upon receipt, whether or not such findings are to be used in evidence against him. If such report is not given to the accused or his attorney at least four days prior to trial, such fact shall be grounds for a continuance."

10. By striking lines 70 through 74, inclusive.

11. By striking in lines 88 and 89 the words "proper law-enforcement officers" and by striking in line 102 the words "proper law-enforcement officer", and inserting in lieu thereof in each instance the words "city, town, or state law enforcement agency or county sheriff".

12. By changing the cross references to sections in lines 87, 101, 138 and 139, 156, 196 and 206 from "ten (10)" to "twelve (12)".

SENATE CONCURRENT RESOLUTION 121

By Nicholson and Thordsen

(Shaw, Holden, O'Hearn, Newton and Dietz)

Whereas, the Davenport Central High School basketball team has won the Iowa Class AA High School basketball championship; and

Whereas, the Davenport Central High School basketball team has completed another winning season of competition with a 24-3 won-lost record; and

Whereas, the Davenport Central High School basketball team has displayed the utmost in spirit and teamwork: *Now, Therefore,*

Be It Resolved by the Senate, the House Concurring: That the Sixty-third General Assembly, Second Regular Session, extend its heartiest congratulations to the Davenport Blue Devils, their coaches, teachers and school administrators and to their families and loyal friends who encouraged and supported the Blue Devils all through the regular season and during the tournament;

Be It Further Resolved: That the members of the Sixty-third General Assembly, Second Regular Session, commend the Blue Devils for their splendid example of sportsmanship, fair play and athletic prowess which took them to the highest place in Iowa High School basketball, the Class AA championship game;

Be It Further Resolved: That a copy of this resolution be sent to Coach Donald Gensing and the Davenport Central basketball team.

Laid over under Rule 25.

SENATE CONCURRENT RESOLUTION 122

By Smith (Kruse)

Whereas, the Paullina High School team has won the Iowa Class A High School Boys basketball championship; and

Whereas, the Paullina High School Boys basketball team has won the third consecutive Class A championship after seventy-six consecutive victories: and

Whereas, the Paullina High School Boys basketball team has displayed the utmost spirit and teamwork, therefore,

Be It Resolved by the Senate, the House Concurring, that heartiest congratulations be sent to the Paullina Panthers, their coaches, teachers and school administrators and to their families and loyal friends, who encouraged and supported the Panthers all through the regular season and during the tournament,

Be It Further Resolved, that the members of the Senate and House commend the Panthers for their splendid example of sportsmanship, fair play and athletic prowess which took them to the Class A championship game.

Be It Further Resolved, that a copy of this Concurrent Resolution be sent to Coach Griebel and the Paullina High School Boys basketball team.

Laid over under Rule 25.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

RECONSIDERATION OF VOTE (Senate File 1286)

Christensen of Clarke-Union called up for consideration the motion to reconsider, filed March 18, 1970, and found on page 1079 of the House Journal, and moved to reconsider the vote by which **Senate File 1286**, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund, passed the House on March 17, 1970.

A non-record roll call was requested.

The ayes were 88, nays 2.

The motion prevailed.

Christensen of Clarke-Union moved that the vote by which Senate File 1286 was placed on its last reading be reconsidered.

The motion prevailed.

Christensen of Clarke-Union offered the following amendment, from the floor, and moved its adoption:

Amend Senate File 1286 as follows:

1. Page 1, by striking from line 18 the word "four" and inserting in lieu thereof the word "five".
2. Page 1, by striking from line 20 the word "four" and inserting in lieu thereof the word "five".
3. Page 1, by inserting in line 22 after the first comma the following: "interstate highway thirty-five in Decatur county in the northbound lane,".

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?" (S.F. 1286)

The ayes were, 99:

Andersen	Freeman of	Mayberry	Sanders
Baker	Clay-Dickinson	McCartney	Schmeiser
Battles	Gannon	McCormick	Schroeder
Bergman	Goode	Mendenhall	Schwartz
Brinck	Graham	Menefee	Shepherd
Caffrey	Hamilton	Mezvinsky	Skinner
Camp	Hanson of	Middleswart	Sorg
Campbell	Howard-Mitchell	Miller of	Stokes
Christensen	Hill	Jones	Strand
Corey	Holden	Miller of	Stroburg
Crabb	Huff	Marshall	Stromer
Crosier	Johnson of	Miller of	Strothman
Cunningham	Audubon	Page	Tapscott
Darrington	Kehe	Milligan	Tieden
Dietz	Kitner	Mohrfeld	Van Drie
Dooley	Kluever	Nelson	Van Nostrand
Dougherty	Knight	Nielsen	Van Roekel
Drake	Knoblauch	O'Hearn	Voorhees
Dunton	Koch	Ossian	Walter
Edgington	Kreamer	Pelton	Warren
Ellsworth	Kruse	Peterson	Waugh
Fischer of	Langland	Pierson	Weichman
Grundy	Lawson	Poncy	Welden
Franklin	Lippold	Priebe	Wells
Freeman of	Lipsky	Radl	Winkelman
Buena Vista	Logemann	Rodgers	Wolfe
	Logue	Roorda	Mr. Speaker

The nays were, 7:

Blouin	Ewell	Kennedy of	Nolting
Doyle	Jesse	Dubuque	
Duitscher			

Absent or not voting, 18:

Alt	Grassley	Kennedy of	Newton
Bennett	Hansen of	Chickasaw	Perkins
Cochran	Black Hawk	McIntyre	Renda
Den Herder	Johnston of	Millen	Rex
Fisher of	Johnson	Miller of	Shaw
Greene		Des Moines	Varley

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

RECONSIDERATION OF VOTE LOST (House File 1097)

Drake of Louisa-Muscatine called up for consideration the motion to reconsider, filed March 19, 1970, and found on page 1091 of the

House Journal, and moved to reconsider the vote by which **House File 1097**, a bill for an act relating to voter registration, passed the House on March 19, 1970.

McCartney of Floyd moved the previous question on the motion to reconsider.

The motion prevailed.

On the motion to reconsider the vote on House File 1097, a non-record roll call was requested.

The ayes were 32, nays 78.

The motion lost.

CONSIDERATION OF BILLS APPROPRIATIONS CALENDAR

Senate File 1127, a bill for an act relating to the appropriation to the supreme court made by the Sixty-third General Assembly, First Session, 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. 1127)

The ayes were, 101:

Alt	Fischer of	Knoblauch	Nelson
Andersen	Grundy	Koch	Newton
Battles	Franklin	Kreamer	Nielsen
Bergman	Freeman of	Kruse	Nolting
Blouin	Clay-Dickinson	Langland	O'Hearn
Brinck	Gannon	Lippold	Ossian
Caffrey	Goode	Lipsky	Pelton
Camp	Graham	Logemann	Peterson
Campbell	Grassley	Logue	Pierson
Christensen	Hamilton	Mayberry	Poncy
Corey	Hansen of	McCormick	Priebe
Crabb	Black Hawk	Mendenhall	Radl
Cunningham	Holden	Menefee	Rex
Darrington	Huff	Mezvinsky	Rodgers
Den Herder	Johnson of	Middleswart	Roorda
Dietz	Audubon	Miller of	Sanders
Dooley	Kehe	Des Moines	Schmeiser
Dougherty	Kennedy of	Miller of	Schroeder
Doyle	Chickasaw	Jones	Shaw
Drake	Kennedy of	Miller of	Shepherd
Duitscher	Dubuque	Marshall	Sorg
Dunton	Kitner	Miller of	Stokes
Edgington	Kluever	Page	Strand
Ellsworth	Knight	Mohrfeld	Stromer

Strothman	Van Roekel	Waugh	Winkelman
Tapscott	Voorhees	Weichman	Wolfe
Tieden	Walter	Welden	Mr. Speaker
Van Drie	Warren	Wells	

The nays were, 3:

Crosier	Jesse	Skinner
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Absent or not voting, 20:

Baker	Freeman of	Lawson	Renda
Bennett	Buena Vista	McCartney	Schwartz
Cochran	Hanson of	McIntyre	Stroburg
Ewell	Howard-Mitchell	Millen	Van Nostrand
Fisher of	Hill	Milligan	Varley
Greene	Johnston of	Perkins	
	Johnson		

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

House File 1212, a bill for an act relating to a new state agriculture building, with report of committee recommending amendment and passage, was taken up for consideration.

Strothman of Henry offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend House File 1212 as follows:

1. Page 1, by striking all after the enacting clause and inserting in lieu thereof the following:

“Section 1. Notwithstanding any of the provisions of sections one hundred ninety-eight point seven (198.7) and two hundred point nine (200.9) of the Code, there shall be transferred from moneys deposited in the fund created by section one hundred ninety-eight point seven (198.7), subsection three (3) of the Code, the sum of one hundred thousand dollars, and from the fertilizer fund provided for by section two hundred point nine (200.9) of the Code, the sum of one hundred thousand dollars, which sums shall be deposited in a special fund within the office of the treasurer of state and used as provided in this Act. The moneys transferred by this section are hereby appropriated for the purposes specified in section two (2) of this Act.

Sec. 2. The moneys transferred pursuant to section one (1) of this Act shall be used for preliminary study, the preparation of blueprints, specifications, and other contract documents necessary to properly plan the construction of a building to be located on the capitol grounds to house the administrative offices and laboratory of the Iowa department of agriculture and such other state departments as the capitol planning commission and the executive council may agree upon. The executive council, in consultation with the capitol planning commission may employ architects and such other personnel as may be needed and within the limitations of the funds provided for by this Act for the purpose of planning the construction of the building herein provided for, which plans shall provide for future enlargement of the building. The state comptroller shall draw such warrants as may be required upon the

submission by the secretary of the executive council of vouchers for such purpose."

2. Page 1, by inserting in line 1 after the word "to" the words "the planning of" and inserting in line 1 after the word "building" the words "and making an appropriation".

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?" (H.F. 1212)

The ayes were, 82:

Alt	Grassley	McCartney	Schwartz
Andersen	Hamilton	Mendenhall	Shaw
Battles	Hansen of	Menefee	Shepherd
Bergman	Black Hawk	Middleswart	Sorg
Brinck	Hanson of	Millen	Stokes
Camp	Howard-Mitchell	Miller of	Strand
Campbell	Holden	Jones	Stroburg
Christensen	Huff	Miller of	Stromer
Crabb	Johnson of	Marshall	Strothman
Cunningham	Audubon	Miller of	Tieden
Darrington	Kehe	Page	Van Drie
Den Herder	Kitner	Mohrfeld	Van Nostrand
Dooley	Knight	Nelson	Van Roekel
Dougherty	Knoblauch	Nielsen	Voorhees
Drake	Kreamer	Ossian	Walter
Dunton	Kruse	Pelton	Warren
Edgington	Langland	Peterson	Wangh
Ellsworth	Lawson	Pierson	Weichman
Freeman of	Lippold	Priebe	Welden
Buena Vista	Lipsky	Roorda	Winkelman
Freeman of	Logemann	Sanders	Wolfe
Clay-Dickinson	Logue	Schroeder	Mr. Speaker
Graham	Mayberry		

The nays were, 32:

Baker	Franklin	McCormick	Radl
Blouin	Gannon	Mezvinaky	Renda
Caffrey	Goode	Miller of	Rex
Crosier	Jesse	Des Moines	Rodgers
Dietz	Kennedy of	Milligan	Schmeiser
Doyle	Chickasaw	Newton	Skinner
Duitscher	Kennedy of	Nolting	Tapscott
Ewell	Dubuque	O'Hearn	Wells
Fischer of	Kluever	Poncy	
Grundy			

Absent or not voting, 10:

Bennett	Fisher of	Johnston of	McIntyre
Cochran	Greene	Johnson	Perkins
Corey	Hill	Koch	Varley

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

Camp of Clinton moved that the vote by which House File 1212 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 77, nays 27.

The motion prevailed.

HOUSE FILE 590 WITHDRAWN

Millen of Jefferson-Van Buren asked and received unanimous consent to withdraw House File 590 from further consideration by the House.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1198, a bill for an act relating to sale and use of pesticides.
CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1198

Amend House File 1198, as amended and passed by the House, as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. There is hereby created within the department of agriculture a chemical technology review board. The board shall consist of the secretary of agriculture, the commissioner of public health, the director of the Iowa natural resources council, the chairman of the state soil conservation committee, the chief executive of the league of Iowa municipalities, the state conservation director, and the dean, college of agriculture of Iowa state university of science and technology, or their designees, a representative of a firm in Iowa actively engaged in the manufacture or formulation of agricultural chemicals, and a farmer experienced in the application of agricultural chemicals to be appointed by the governor. The public representatives shall serve for terms of four years beginning July 1, 1970 and until their successors are appointed and qualify. The governor shall fill any public member's vacancy for an unexpired term. Public members shall receive thirty dollars per day and actual expenses for service on this review board. The compensation and expenses shall be paid from the general fund.

Sec. 2. The chemical technology review board shall collect, analyze, and interpret information relating to agricultural chemicals and their use. The board shall coordinate the regulation and information responsibilities of state agencies on matters relating to the sale and use of agricultural chemicals.

It shall adopt rules relating to the sale and use of agricultural chemicals which are necessary and effective in the control of pests. The board shall consider the toxicity, hazard, effectiveness and public need for the agricultural chemicals, and the availability of less toxic or less hazardous agricultural chemicals and substances or other means of control. The rules promulgated by the board shall be subject to the provisions of chapter seventeen A (17A) of the Code.

As used in this Act, the term "agricultural chemical" means a pesticide as defined in section two hundred six point two (206.2), subsection one (1), of the Code and also means any feed or soil additive, other than a pesticide, which is designed for and used to promote the growth of plants or animals.

Sec. 3. An advisory committee to the chemical technology review board is hereby created. The advisory committee shall consist of the following:

1. The dean, college of veterinary medicine, Iowa state university of science and technology, or his designee;
2. The dean, college of medicine, university of Iowa, or his designee;
3. An entomologist, botanist, geneticist, and an agronomist appointed by the dean, college of agriculture, Iowa state university of science and technology;
4. The technical secretary, Iowa air pollution control commission;
5. The technical secretary, Iowa water pollution control commission; and
6. Two ecologists, one appointed by the president, Iowa state university of science and technology, and one appointed by the president, university of Iowa.

Appointive members of the advisory committee shall serve terms of four years. The advisory committee shall assist the chemical technology review board in obtaining scientific data and coordinating agricultural chemical regulatory, enforcement, research, and educational functions of the state. The advisory committee shall recommend rules regarding the sale, use, or disuse of agricultural chemicals to the review board.

The advisory committee shall adopt rules relating to its organizational structure, procedures, and meetings under the general supervision of the review board.

Sec. 4. The chemical technology review board shall make an annual report to the governor and the general assembly, which report shall contain information relating to the use of agricultural chemicals and the protection of the health and well-being of people and the protection of fish, domestic animals, wildlife, plants, soil, air, and water. Such report shall contain all recommendations of the review board and include recommendations for legislative and administrative action.

Sec. 5. The chemical technology review board shall organize annually during the months of July by electing a chairman and vice chairman. Meetings shall be held at the call of the chairman or at the request of a majority of the members of the board. The meeting room, secretarial or clerical staff, and necessary office supplies and equipment shall be arranged or provided by

the department of agriculture. The board may meet at such places as deemed necessary for the expedient performance of its responsibilities.

Sec. 6. The members of the chemical technology review board, its employees, and members of the advisory committee shall be reimbursed for all actual and necessary expenses incurred by them in the discharge of their official duties.

Sec. 7. Chapter two hundred six (206), Code 1966, is amended as follows:

1. By striking from section two hundred six point four (206.4), subsection one (1), all of line seven (7) after the period, lines eight (8) through thirteen (13), inclusive, and all of line fourteen (14) before the word "All".

2. By striking from section two hundred six point four (206.4), subsection five (5), all of line eleven (11) after the word "corrections" and inserting in lieu thereof a period and by striking lines twelve (12) through twenty-nine (29), inclusive.

3. By striking from section two hundred six point six (206.6), subsection one (1), and inserting in lieu thereof the following:

"1. The secretary shall, with the approval or at the direction of the chemical technology review board and after a public hearing following due notice:

a. Declare as a pest any form of plant or animal life or virus which is unduly injurious to plants, man, domestic animals, articles, or substances.

b. Specify the conditions under which containers of pesticides may be transported, stored, or disposed.

c. Determine the proper use of pesticides, including their formulations, and the times and methods of application and other conditions of use.

d. Require that all veterinarians licensed and practicing veterinary medicine in the state promptly report any case of domestic livestock poisoning or suspected poisoning to the secretary and the veterinary medical diagnostic laboratory at Iowa state university of science and technology."

4. By striking from section two hundred six point six (206.6), subsections four (4) and five (5).

5. By adding a new section to read as follows:

"The rules and regulations promulgated under the provisions of this chapter shall not be effective until approved by the chemical technology review board and submitted to the departmental rules review committee as provided in chapter seventeen A (17A) of the Code."

Sec. 8. There is hereby appropriated from the general fund of the state, for the fiscal year beginning July 1, 1970 and ending June 30, 1971, the sum of ten thousand (10,000) dollars, or so much thereof as may be necessary, for the payment of actual and necessary expenses of the members of the chemical technology review board, its employees and the advisory committee and for defraying other expenses relating to the responsibilities of said board.

2. Page 1, by striking from lines 1 and 2 the words "fertilizers

and pesticides, creating a fertilizer and pesticide review board and" and inserting in lieu thereof the following: "agricultural chemicals, creating a chemical technology review board and".

REPORTS OF COMMITTEE

Camp of Clinton, from the committee on appropriations, submitted the following reports:

MR. SPEAKER: Your committee on appropriations, to whom was referred **Senate File 1152**, a bill for an act relating to copies of an enforcement officer's report of a motor vehicle accident, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same **do pass**.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred **Senate File 1153**, a bill for an act relating to certifying copies of the driving record of persons subject to the motor vehicle financial responsibility 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

AMENDMENTS FILED

- 1 Amend House File 448 as follows:
- 2 1. By striking all of lines 4 through 15 and inserting
- 3 in lieu thereof the following:
- 4 Section 1. Amend chapter three hundred thirty-five
- 5 (335), Code 1966, by adding thereto the following new
- 6 section:
- 7 "The county recorder shall file, record, and index
- 8 any notice of lien, required to be filed by section four
- 9 hundred twenty-two point twenty-six (422.26), Code 1966,
- 10 without prepayment of fee. The recorder shall charge and
- 11 collect the sum of three dollars for filing, recording,
- 12 and indexing any satisfaction, release, or discharge of
- 13 such tax lien."
- 14 2. By striking all after the word "provided" in line
- 15 23, all of line 24, and inserting in lieu thereof the
- 16 following: "in chapter three hundred thirty-five (335)
- 17 of the Code."
- 18 3. Amend the title by striking from line 2 the words
- 19 "and the United States government".

WEICHMAN of Benton

- 1 Amend House File 1217 as follows:
- 2 1. By striking everything after the enacting clause
- 3 and inserting in lieu thereof the following:
- 4 Section 1. Definitions. As used in this Act:
- 5 1. "Annexation" means the alteration of the bound-
- 6 aries of a municipality or special district to add or
- 7 detach territory.
- 8 2. "Board" means the state boundary adjustment board.

9 3. "Boundary adjustment" means any annexation, detach-
10 ment, incorporation, consolidation, or dissolution.

11 4. "Committee" means the board and local representa-
12 tives acting together as a single body.

13 5. "Community" means the area surrounding a municipi-
14 tality or special district, which forms an economic and
15 socially related region.

16 6. "Consolidation" means the merging of two or more
17 municipalities or two or more special districts.

18 7. "Detachment" means the alteration of a municipal-
19 ity or special district to exclude territory.

20 8. "Dissolution" means the dissolving of the corpo-
21 rate status of a municipality or special district.

22 9. "Incorporation" means the establishment of an in-
23 corporated city or town.

24 10. "Metropolitan area" means an area designated
25 as a "standard metropolitan statistical area" by the
26 U.S. bureau of the census.

27 11. "Municipality" means an incorporated city or
28 town.

29 12. "Special district" means any political subdivi-
30 sion of the state organized for the purpose of perform-
31 ing prescribed functions within limited boundaries.

32 13. "Territory" means the area proposed to be
33 annexed, detached, or incorporated.

34 Sec. 2. State boundary adjustment board.

35 (a) Creation and appointment. A state boundary ad-
36 justment board is created, and for administrative pur-
37 poses is located in the office for planning and program-
38 ming. The board shall consist of three members appointed
39 by the governor with the advice and consent of the senate.
40 The governor shall select the chairman from among the
41 members. The first three appointments made under the act
42 shall be for terms of two (2), four (4), and six (6)
43 years. A vacancy shall be filled for the unexpired term
44 in the same manner as the original appointment. Members
45 are eligible for reappointment.

46 (b) Powers and duties. The board shall:

47 (1) adopt standards and procedures, consistent
48 with the provisions of this act, for the initiation and
49 evaluation of proposals for the incorporation, consoli-
50 dation, annexation, dissolution, or detachment of munic-
51 ipalities and special districts;

52 (2) conduct studies of municipal and special
53 district boundary reorganization problems throughout
54 the state;

55 (3) issue orders, when appropriate, requiring
56 municipalities and special districts to submit, individ-
57 ually or jointly, a plan for boundary adjustment in
58 conformance with guidelines set forth in such orders;

59 (4) initiate proceedings based on its own
60 studies and findings for boundary adjustments, and make
61 preliminary rulings on petitions received for boundary
62 adjustments, in accordance with section four (4);

63 (5) establish a committee to include local
64 representatives to rule on a boundary adjustment case,

65 in accordance with section five (5);

66 (6) hold hearings on requests for boundary
67 adjustment and determine what, if any, financial alloca-
68 tions should be made, if the adjustment is approved.

69 (7) subpoena witnesses and documents or other
70 materials as set forth in subsection (d) of section
71 five (5);

72 (8) submit each fiscal year a written report
73 to the legislature and the governor stating the number
74 of proceedings initiated, the outcome of the proceedings,
75 expenses incurred, and other pertinent information; and

76 (9) employ a secretary and other personnel.

77 (c) Vote. An affirmative vote by a majority of
78 the board is required to take action.

79 (d) Compensation. Each member of the board shall
80 receive compensation of forty (40) dollars per diem plus
81 travel and other reasonable expenses for meetings, hear-
82 ings, and other official business.

83 Sec. 3. Board studies. The board, in its discre-
84 tion, or upon the written request of any regional plan-
85 ning agency or any municipality, county, or special dis-
86 trict, may conduct studies relating to the need for, and
87 the feasibility of, boundary adjustments. These studies
88 shall be made for metropolitan areas where the board finds
89 that urban growth may require boundary adjustments in
90 order to provide and maintain essential urban services.
91 Factors to be studied may include demographic and land
92 area characteristics, per capita assessed valuation,
93 need for organized municipal services, topographic fea-
94 tures, cost and adequacy of governmental services and
95 controls, future needs for such services and controls,
96 and the probable effect of alternative courses of action
97 on the local governmental structure of the community.

98 Sec. 4. Initiation of proceedings. (a) Board pro-
99 posals. Based on findings in studies made in accordance
100 with section three (3), the board may issue an order re-
101 quiring certain municipalities or special districts to
102 submit, within twelve (12) months, a plan for boundary
103 adjustments. The local plan shall include any needed
104 boundary adjustments and creation of new municipalities
105 or special districts which would contribute toward the
106 formation of local government units having adequate area,
107 population, and assessed valuation for: effective self-
108 government; efficient and economic provision of services;
109 exercise of adequate land-use controls; and fiscal sound-
110 ness to provide the financing of an adequate level of ser-
111 vice without placing an undue burden on the taxpayers.
112 The local plan shall have the same effect as a petition,
113 except that a preliminary ruling under subsection (c) of
114 this section is not required.

115 (b) Petitions. The board shall initiate proceedings
116 for boundary adjustments upon receipt of a petition from
117 either: 1) the governing body of an affected municipality
118 or special district; 2) the governing body of the county
119 wherein the territory, or part of it, is located; 3) the
120 metropolitan or regional planning authority in the area
121 wherein the territory, or part thereof, is located; 4)

122 ten percent of the owners of the territory.

123 A petition must contain a statement of the boundary
124 adjustment proposed; a statement of the reasons for the
125 proposed boundary adjustment; an accurate map of every
126 municipality, special district and territory involved;
127 and a description of the character land-use, and facil-
128 ities of either the territory or, in the case of consoli-
129 dation or dissolution, the municipalities, or special dis-
130 tricts involved.

131 The board may combine petitions which concern the
132 territory, or parts of it, or the same municipalities
133 or special districts, if such a combination will not
134 cause an unreasonable delay in the processing of the
135 petitions.

136 (c) Preliminary rulings and notification. Within
137 a reasonable time after it receives a petition, the
138 board shall meet and make a preliminary ruling on wheth-
139 er to dismiss the petition. The board may rule to dis-
140 miss the petition only if it finds that:

141 1. the petition does not comply with the pro-
142 visions of this section or the standards or procedures
143 of the board;

144 2. the request for boundary adjustment is
145 frivolous; or

146 3. substantially the same boundary adjustment
147 has been disapproved by a committee within two years
148 prior to the date the petition is received by the board.

149 If the petition is not dismissed, the board shall
150 notify those governing bodies required to appoint local
151 representatives under subsections (a) and (b) of section
152 five (5).

153 Sec. 5. Boundary adjustment committee. (a) Mem-
154 bers; appointment of local representatives for municipal
155 boundary adjustments. If a petition is not dismissed by
156 the board under subsection (c) of section four (4), a
157 committee shall be established to rule on the boundary
158 adjustment proposed in the petition. The committee shall
159 consist of the members of the board and two or more local
160 representatives appointed as follows:

161 1. if the petition is for an incorporation,
162 annexation, detachment, or dissolution the county board
163 of supervisors shall appoint two residents of the county;

164 2. if the petition concerns a territory located
165 in two or more counties, the board of supervisors of each
166 county concerned shall appoint one resident of that
167 county;

168 3. if the petition is for the consolidation of
169 two or more municipalities, the governing body of each
170 municipality concerned shall appoint one resident of
171 that municipality;

172 4. if two or more petitions, none of which is
173 for consolidation, are combined under subsection (b) of
174 section four (4), appointment shall be in accordance
175 with subsections 1 or 2 of this section as if there were
176 but one petition;

177 5. if two or more petitions, all of which are

178 for consolidation, are combined under subsection (c) of
179 section four (4), the legislative body of each municipi-
180 pality proposed for consolidation shall appoint one
181 resident of that municipality; and

182 6. if a petition for consolidation is combined
183 under subsection (b) of section four (4) with one or
184 more petitions, at least one of which is for a boundary
185 adjustment other than consolidation, the governing body
186 of each municipality proposed for consolidation shall
187 appoint one resident of that municipality and the board
188 of supervisors of every county concerned shall also
189 appoint local representatives as in subsection four (4).

190 (b) Members; appointment of local representatives
191 for special district boundary adjustments. If the peti-
192 tion is for the creation or boundary adjustment of a
193 special district, the legislative body of the municipal-
194 ity or county, or such other local authority as is em-
195 powered to establish the special district, shall appoint
196 two residents of the district.

197 (c) Eligibility and compensation. A local repre-
198 sentative shall be a resident of the county or municipi-
199 pality from which he is appointed and eligible to vote
200 in local elections.

201 A local representative shall receive compensation
202 of forty (40) dollars per diem plus travel and other
203 reasonable expenses for meetings, hearings, and other
204 official business.

205 (d) Duties. The committee shall hold hearings as
206 required in section six (6); approve or disapprove peti-
207 tions for boundary adjustment; and make financial allo-
208 cations, but pursuant to section ten (10) for consolida-
209 tions.

210 (e) Amendments to petitions. The committee may
211 amend a petition, prior to the day of voting under sub-
212 section (f) of section five (5), by altering the shape
213 and size of the territory.

214 (f) Voting. Each board member and each local repre-
215 sentative has one vote, except that if there are more
216 than two local representatives, each local representative
217 has an equal fraction of a total of two votes.

218 After a hearing is completed, pursuant to section
219 six (6), and after due deliberation, the committee shall
220 decide whether to approve the proposed boundary adjust-
221 ment; and if the boundary adjustment is approved, what,
222 if any, financial allocations should be made.

223 (g) Quorum. A quorum of two board members and one
224 local representative is required for the committee to act
225 on substantive matters.

226 (h) Effective date. When a boundary adjustment is
227 approved, the committee shall determine the date on which
228 the boundary adjustment and financial allocations take
229 effect. That date shall be not less than ninety (90)
230 days nor more than one year from the date on which the
231 committee approves the boundary adjustment.

232 (i) Notification. The committee shall notify the
233 secretary of state and the auditors of the counties, and
234 the clerks of municipalities and special districts affected,

235 of its ruling. The ruling shall report the vote of each
236 member of the committee, an explanation of the decision
237 on the boundary adjustment, an accurate map of every munic-
238 ipality, special district and territory involved, and
239 the effective date of the boundary adjustment.

240 Sec. 6. Hearings. (a) The committee shall conduct
241 a hearing within ninety (90) days from the date on which
242 a petition is received by the board, but if two or more
243 petitions are combined under subsection (b) of section
244 four (4), the ninety (90) day period begins on the day
245 of the receipt of the last of the petitions. At least
246 30 days before the commencement of the hearing, the
247 board shall give notice of the time and place to each
248 governmental entity involved; to each planning body that
249 has jurisdiction in a governmental entity involved; and
250 to the public.

251 (b) At the hearing the committee shall receive all
252 information, written or oral, that any person wishes to
253 present and that is relevant to the resolution of the
254 questions before the committee; and shall seek all infor-
255 mation, written or oral, that the committee believes will
256 be useful to the resolution of the questions before the
257 committee. If the committee so requests, the board may
258 subpoena witnesses and documents relevant to these questions.

259 (c) If the committee amends a petition, the board
260 shall give notice of the amendment to each of the parties.
261 If the notice is given less than seven days before the
262 commencement of the hearing, or during the hearing, or
263 after the termination of the hearing, and if any person
264 informs the board within seven days from the date notice
265 is given, of his desire to present information relevant
266 to the amendment, the committee shall continue the hear-
267 ing for a reasonable time, or reopen it within a reason-
268 able time, to receive that information.

269 Sec. 7. Standards for boundary adjustments. (a)
270 Adjustment must be appropriate. The committee shall
271 approve a proposed boundary adjustment only if the pro-
272 posal is for the type of adjustment that is more bene-
273 ficial to the community than are other available alternatives.

274 (b) Annexation. The committee shall approve a pro-
275 posed annexation only if (1) the present or probable fu-
276 ture character of the territory is urban; (2) the munici-
277 pality or special district is able and willing to provide
278 necessary services to the annexed territory within a
279 reasonable time after annexation; and (3) the territory
280 is compact, and contiguous to the municipality or special
281 district.

282 (c) Detachment. The committee shall approve a pro-
283 posed detachment only if the territory, after detachment,
284 is not surrounded by the municipality or the special
285 district.

286 (d) Municipal incorporation and creation of special
287 districts. The committee shall approve a proposed munic-
288 ipal incorporation or special district creation only if
289 the territory is amenable to separate municipal govern-
290 ment or, in the case of a special district, is appropri-

291 ate for the establishment of special functions; and if
292 the proposed municipality or special district will be able
293 to provide necessary services within a reasonable time.

294 (e) Consolidation. The committee shall approve
295 a proposed consolidation only if the municipalities or
296 special districts to be consolidated are contiguous, or
297 can be made contiguous by a proper annexation.

298 (f) Dissolution. The committee shall approve a
299 proposed dissolution only if the county or another munic-
300 ipality is able to provide necessary services to the
301 municipality or special district being dissolved; and if
302 the municipality to be dissolved will not be surrounded
303 by other municipalities.

304 Sec. 8. Criteria for applying standards. (a) Gen-
305 eral. In determining whether the standards for a pro-
306 posed boundary adjustment have been met, the committee
307 shall consider, but is not limited to the consideration
308 of, the following criteria:

309 1. The effect of the proposed adjustment on
310 population growth and on the assessed valuation of the
311 real property in any affected unit of government or
312 territory.

313 2. Topography and other physical characteris-
314 tics of the geographical area involved.

315 3. The extent to which any affected territory,
316 municipality, or special district, is interdependent
317 with others that are affected by the proposal.

318 4. The effect of the proposed adjustment upon
319 the governmental operations of a municipality or special
320 district.

321 5. The need for governmental services.

322 6. The extent to which municipal or special
323 district services are, or will be, commensurate, or in-
324 commensurate, with taxes and other charges.

325 7. Whether the present and probable future char-
326 acter of the area or areas affected by the proposal is
327 urban, suburban, or rural.

328 8. The likelihood that the residents of any
329 affected area will receive proper sanitation, safety,
330 school, and other necessary services.

331 9. Land-use plans that pertain to any govern-
332 mental unit or area involved.

333 (b) Special criteria for annexation. If annexation
334 is proposed, the committee shall consider the ability of
335 a county receiving revenue from the territory to be an-
336 nexed, to finance its governmental operations, if revenue
337 will be lost when the territory is annexed.

338 (c) Special criteria for detachment. If detach-
339 ment is proposed, the committee shall consider the abil-
340 ity of a municipality, special district, or county to
341 finance its governmental operations without the revenues
342 which will be lost when territory is detached, and the
343 adequacy of the county form of government to cope with
344 the problems of the territory.

345 (d) Special criteria for municipal incorporation
346 or special district creation. If municipal incorpora-

347 tion or special district creation is proposed, the com-
348 mittee shall consider the effect upon the ability of the
349 part of a county that survives a municipal incorporation
350 or special district creation to finance its governmental
351 operation without the revenues which will be lost if the
352 territory is incorporated.

353 If a petition proposes municipal incorporation or
354 special district creation of a territory any part of
355 which is closer than four miles to an incorporated city,
356 the board, before ruling on the petition, shall consider
357 whether it should initiate proceedings for the annexa-
358 tion of the territory to that city.

359 (e) Special criteria for dissolution. If dissolu-
360 tion is proposed, the committee shall consider the devia-
361 tion of the municipality or special district to be dis-
362 solved from the norm within the community in the per
363 capita cost of providing public services and the devia-
364 tion from the norm within the community in the ratio of
365 assessed valuation to number of residents.

366 Sec. 9. County boundaries not a barrier. County
367 boundaries are not a barrier to any type of boundary
368 adjustment authorized by this Act.

369 Sec. 10. Financial allocations. (a) Consolidation.
370 If a consolidation is approved, the municipality formed
371 by the consolidation may assume all indebtedness of, and
372 shall receive title to all property owned by the pre-
373 existing municipalities or special districts. Alternately,
374 it may be required to comply with the provisions on
375 debts in section five (5) of chapter three hundred nine
376 (309), Acts of Sixty-second General Assembly, if the
377 committee so determines.

378 Sec. 11. Judicial review. All final decisions of
379 a committee and any dismissal of petitions shall be re-
380 viewable by a proceeding in the district court of the
381 county in which the territory is located. No appeal
382 may be brought after the effective date of the boundary
383 adjustment.

384 Sec. 12. Sections three hundred sixty-two point
385 nineteen (362.19) to three hundred sixty-two point twenty-
386 two (362.22), inclusive, Code 1966, as amended by sections
387 one (1) through four (4) of chapter three hundred nine
388 (309), Acts of the Sixty-second General Assembly, are
389 hereby repealed.

390 Sec. 13. Sections three hundred sixty-two point
391 twenty-six (362.26), three hundred sixty-two point twenty-
392 seven (362.27), and three hundred sixty-two point thirty-
393 one (362.31) to three hundred sixty-two point thirty-six
394 (362.36), inclusive, Code 1966, are hereby repealed.

395 2. By inserting the following paragraph preceding
396 the enacting clause:

397 It is the purpose of this Act to provide a method
398 for guiding and controlling the creation and growth of
399 municipalities and special districts in order to prevent
400 haphazard extension of municipal boundaries, assure ade-
401 quate quality and quantity of public services and the
402 financial integrity of units of local government, and

403 reduce the number of uneconomic units of local govern-
 404 ment.
 405 3. Amend the title by striking from lines one (1)
 406 and two (2) everything after the word "Act" and inserting
 407 in lieu thereof the words "establishing a state boundary
 408 adjustment board to review proposals for the incorpora-
 409 tion, consolidation, annexation, dissolution or detach-
 410 ment of municipalities and special districts."

BRINCK of Lee

1 Amend House File 1355 as follows:
 2 1. Page 2, line 9, by striking the words "twelve dollars fifty
 3 cents" and inserting in lieu thereof the words "ten dollars".
 4 2. By inserting at the end thereof the following new section:
 5 Sec. 3. Chapter one hundred forty-five (145), section two (2),
 6 Acts of the Sixty-third General Assembly, First Session, amending
 7 section one hundred eighty-nine A point three (189A.3) of the Code,
 8 is hereby amended by inserting in line thirteen (13) after the
 9 word "dollars" the following:
 10 " , however, no restaurant which has gross sales of less than
 11 twenty-five thousand dollars for the preceding year shall be re-
 12 quired to obtain a meat inspection license from the department
 13 if the restaurant has obtained a restaurant license required by
 14 chapter one hundred seventy (170) of the Code, and any restaurant
 15 license required by a city or county".
 16 3. Page 1, line 2, by inserting after the word "of" the words
 17 "restaurants and".

SCHROEDER of Pottawattamie

1 Amend Senate File 565, as passed by the Senate, as
 2 follows:
 3 1. Page 4, line 13, by inserting after the word "power" the
 4 words "and be obligated".
 5 2. Page 4, line 14, by inserting after the word "any" the
 6 words "time or".

SCHROEDER of Pottawattamie

1 Amend Senate File 565, as passed by the Senate, as follows:
 2 1. Page 4, lines nine (9) and ten (10), by striking
 3 the parentheses and inserting a comma in line nine (9)
 4 after the word "misdemeanors".
 5 2. Page 9, lines fifteen (15) and sixteen (16), by
 6 striking the word "chauffuer's" and inserting in lieu
 7 thereof the word "chauffeur's".
 8 3. Page 9, line eighteen (18), by striking the word
 9 "is" and inserting in lieu thereof the word "it".
 10 4. Page 9, lines twenty-nine (29) and thirty-two (32),
 11 by striking the brackets and inserting a comma in line
 12 twenty-nine (29) after the word "costs".
 13 5. Page 10, lines twenty (20) and twenty-seven (27),
 14 by striking the parentheses and inserting in each place
 15 a comma.
 16 6. Page 11, lines one (1) and three (3), by striking
 17 the parentheses and inserting a comma in line one (1).
 18 after the word "aggravated".
 19 7. Page 11, lines eighteen (18) and nineteen (19),

- 20 by striking the parentheses and inserting in lieu thereof
21 a comma in each place.

PELTON of Clinton.

- 1 Amend the Grassley, et al., amendment to Senate File 565 as follows:
2 1. By striking lines 32 and 33 and inserting in
3 lieu thereof the following:
4 Notwithstanding any other provisions of the Code,
5 no vacancies in the office of justice of the peace
6 existing on the effective date of this act shall be filled
7 unless approved in advance by the district court of the
8 judicial district.
9 2. By striking from lines 35 and 36 the word "seventy-
10 five" and substituting in lieu thereof the word "seventy."
11 3. By striking the period from line 48 and adding the
12 following, "and the location of such court."
13 4. By striking lines 49 through 54 and inserting in
14 lieu thereof the following:
15 "The district court of the judicial district may
16 summarily remove any justice of the peace or police court
17 from office in the judicial district and may order any
18 mayor of any city or town of the judicial district to
19 cease holding court. Any such removal or order shall be
20 subject to appeal to the supreme court. Any vacancy
21 created by such removal shall be filled by appointment by
22 the board of supervisors."

HILL of Marshall

- 1 Amend the Grassley, et al., amendment to Senate File
2 565, as amended and passed by the Senate, filed March 4,
3 1970, and appearing on pages 757 through 760 of the House
4 Journal, as follows:
5 1. By striking lines 55 through 60, inclusive, and insert-
6 ing in lieu thereof the following:
7 3. Justices of the peace shall receive each year in
8 full compensation for their services all criminal and civil
9 fees collected not in excess of two thousand dollars, and
10 fifty percent of all such fees collected in excess of two
11 thousand dollars. Such justices of the peace shall also
12 receive actual and necessary expenses incurred in the per-
13 formance of their duties while away from their city or town
14 of residence.
15 2. By striking lines 185 through 188, inclusive.

SCHROEDER of Pottawattamie

- 1 Amend Senate File 565, as amended and passed by the
2 Senate, as follows:
3 1. By adding thereto the following new section:
4 Chapter three hundred ninety-nine (399), Acts of the
5 Sixty-second General Assembly, is amended by striking sec-
6 tion two (2) and inserting in lieu thereof the following:
7 "Sec. 2.
8 1. Subject to the provisions for temporary assignment
9 of judges, as set out in subsection nine (9) of this section,
10 each district judge in office on July 1, 1967 shall continue

11 to serve in the district of his domicile so long as he re-
12 mains a district judge, regardless of the number of judgeships
13 to which the district is entitled under subsection two (2)
14 of this section.

15 2. The number of judgeships to which each of the judicial
16 districts shall be entitled shall be determined from time to
17 time according to the following formula, giving equal weight
18 to cases filed and population: In districts containing a city
19 of fifty thousand or more population, there shall be one judge-
20 ship per five hundred fifty combined civil and criminal filings
21 and forty thousand population, or major fraction of either; in
22 all other districts there shall be one judgeship per four
23 hundred fifty combined civil and criminal filings and forty
24 thousand population, or major fraction of either; provided,
25 the seat of government shall be entitled to one additional
26 judgeship. The figures on filings shall be the average for
27 the latest available previous three-year period and when
28 current census figures on population are not available, figures
29 shall be taken from the state department of health computations.

30 3. A vacancy, for purposes of this section, is defined
31 as the death, retirement, removal, or failure of retention in
32 office at the judicial election of a judge.

33 4. In districts having more judges than the number of
34 judgeships specified by the formula set out in subsection two
35 (2) of this section, vacancies shall nevertheless be filled
36 in those districts meeting either the caseload or population
37 factor, but vacancies shall not be filled in those districts
38 in which neither of said factors is met.

39 5. In those districts having fewer judges or the same
40 number of judges as the number of judgeships specified by the
41 formula set out in subsection two (2) of this section, vacan-
42 cies in the number of judges shall be filled as they occur.

43 6. This section shall be retroactive to July 1, 1967
44 with reference to vacancies occurring between July 1, 1967
45 and July 1, 1970. The chief justice shall make the determina-
46 tion required by this section and shall notify the nominating
47 commissions involved and the governor of any appointments that
48 may be required as a result of such determination. After this
49 subsection has been complied with it shall be of no further
50 force and effect.

51 7. A new judge shall be appointed in any district which
52 becomes entitled to an additional judgeship under subsection
53 two (2) of this section.

54 8. On January second of each year, and at such other
55 times as may be appropriate, the chief justice shall make the
56 determinations required under this section, and shall notify
57 the nominating commissions involved and the governor of any
58 appointments that may be required as a result of such determina-
59 tions.

60 9. It shall be the duty of the chief justice to assign
61 judges and other court personnel from one judicial district to
62 another, on a continuing basis if need be, in order to provide
63 a sufficient number of judges to handle the judicial business
64 in all districts promptly and efficiently at all times."

- 65 2. Amend the title, page 1, as follows:
 66 1. By striking from line 4 the word "and".
 67 2. By inserting in line 6 before the period the words
 68 "; and to revise the formula for determining district court
 69 judgeships and the filling of vacancies".

DOYLE of Woodbury
 KENNEDY of Dubuque
 PETERSON of Woodbury
 KLUEVER of Cass
 STOKES of Plymouth
 SHAW of Scott
 PRIEBE of Kossuth
 KOCH of Woodbury
 BERGMAN of Lyon-Osceola
 WAUGH of Monona
 DOOLEY of Woodbury
 DRAKE of Louisa-Muscatine
 ANDERSON of Woodbury
 KRUSE of O'Brien
 KNOBLAUCH of Carroll
 NELSON of Cherokee

- 1 Amend Senate File 565, as amended, passed and reprinted
 2 by the Senate, as follows:
 3 1. Page 3, by striking lines 21 through 35, inclusive.
 4 2. Page 4, by striking lines 1 through 7, inclusive,
 5 and inserting in lieu thereof the following:
 6 "Sec. 9. District magistrates shall receive each year
 7 in full compensation for their services all criminal and
 8 civil fees collected not in excess of two thousand dollars,
 9 and fifty percent of all such fees collected in excess of
 10 two thousand dollars. Such magistrates shall also receive
 11 actual and necessary expenses incurred in the performance
 12 of their duties while away from their city or town of resi-
 13 dence in accordance with section six hundred five point two
 14 (605.2) of the Code."
 15 3. Page 6, line 11, by inserting after the word "him" the
 16 words ", subject, however, to the provisions of section nine
 17 (9) of this Act".
 18 4. Page 6, line 14, by inserting after the word "of" the
 19 words "and not applied as compensation pursuant to section
 20 nine (9) of this Act".

SCHROEDER of Pottawattamie

- 1 Amend Senate File 594 by adding thereto the following
 2 new section:
 3 Section three hundred twenty-two point twelve
 4 (322.12), Code 1966, is hereby amended by striking from
 5 line 13 the word "fiscal" and inserting in lieu thereof
 6 the words "calendar year on account of fees applicable
 7 to that calendar".

WEICHMAN of Benton

- 1 Amend Senate File 1178, as passed by the Senate and reprinted,
 2 page 7, by striking lines 20 through 28,
 3 and inserting in lieu thereof:

4 "All enforcement powers relating to the movement of over-
 5 sized vehicles under this chapter, including inspection authority
 6 and furnishing of escorts for such vehicles shall be the respon-
 7 sibility of and be exercised by the commissioner of public
 8 safety through the division of motor truck regulation. The
 9 state highway commission shall provide the commissioner of
 10 public safety with such information and records as are necessary
 11 for such enforcement and said".

MILLER of Page

1 Amend Senate File 1187, as passed by the Senate and
 2 reprinted, as follows:
 3 1. By adding the following new section:
 4 "Sec. 4. The board of regents shall terminate all
 5 actions with respect to further expansion at the University
 6 of Northern Iowa, State University of Iowa, and Iowa State
 7 University, or construction of any new building for which
 8 the contract has not been let prior to July 1, 1970, and
 9 shall not proceed with the purchase of any land at or for
 10 the State University of Iowa, or the Iowa State University,
 11 or University of Northern Iowa until the governor's committee
 12 on higher education completes its study and files its recom-
 13 mendations regarding higher education and the facilities
 14 therefor needed in the state of Iowa."
 15 2. By renumbering the remaining section.

SCHROEDER of Pottawattamie

1 Amend Senate File 1276, as amended, passed and reprinted by the
 2 Senate, as follows:
 3 1. Page 2, line 4, by inserting after the word "practitioner" the
 4 following: "or any employee or person acting under his direction
 5 or supervision,".
 6 2. Page 2, line 4, by inserting after the word "or" the word "any".
 7 3. Page 4, line 2, by striking the words "medical practitioner".

HANSEN of Black Hawk

1 Amend Senate File 1278, page 1, line 18, by striking
 2 the words "the spouse," and inserting in lieu thereof the
 3 words "any other member or members of his family,".

DEN HERDER of Sioux

On motion by McCartney of Floyd, the House adjourned until
 9:00 a.m., Wednesday, March 25, 1970.

JOURNAL OF THE HOUSE

Seventy-third Calendar Day—Fifty-third Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, MARCH 25, 1970.

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

Prayer was offered by Father Tony Wobeter, assistant pastor of St. John's Catholic Church, Independence, Iowa.

The Journal of Tuesday, March 24, 1970, was approved.

PRESENTATION OF VISITORS

The Speaker announced the following visitors present in the House chamber:

One hundred thirty-nine students from Audubon High School senior class accompanied by their teachers, D. E. Kristensen and Mrs. Diane Long. By Johnson of Audubon-Guthrie.

Twenty-three senior government class students from Colo High School, accompanied by their teacher, Mr. Ades. By Van Drie of Story.

Eight Cub Scouts from Den 4 and Webelos Den 1, Ames, Iowa, accompanied by Mrs. Wandling and Mr. and Mrs. Ross. By Van Drie of Story.

Thirty-three seventh, eighth and ninth grade students from the Methodist Church, Shenandoah, Iowa, accompanied by Mrs. Robert Paulus. By Miller of Page.

Fifty senior government class students from Anita High School, accompanied by John Burke and Howard Gregersen. By Kluever of Cass.

Eighty government class students from Indianola High School, accompanied by Roland Renard and Francis Henleg. By Middle-swart of Warren.

Seventy-seven students from Pekin Junior High School, Ollie, Iowa, accompanied by their teachers, Jim Brouwer and Buddy Sheehan. By Dunton of Keokuk.

Seventy students from Lake City Junior High School, accompanied by their teachers, Bob Core and LeRoy Wunderly. By Winkelman of Calhoun.

SENATE MESSAGE CONSIDERED

Senate File 1300, a bill for an act to amend Senate File 1088, Acts of the Sixty-third General Assembly, Second Session, to assure the right of protest and appeal of assessments thereunder.

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 Senate Files 1152 and 1153, under Rule 35.

MOTION TO RECONSIDER

(Senate File 1127)

MR. SPEAKER: I move to reconsider the vote by which Senate File 1127 passed the House on March 24, 1970.

WILLIAM H. HUFF

MESSAGES FROM 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 1111, a bill for an act relating to election precincts.

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 1171, a bill for an act relating to determining compensation in eminent domain proceedings.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 589, a bill for an act relating to county ambulance service.

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

Senate File 1232, a bill for an act relating to the establishment of sanitary disposal projects.

Also: That the Senate insists on its amendment to:

House File 1251, a bill for an act relating to child labor, 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 Muscatine, Mr. Rabedeaux, chairman; the Senator from Black Hawk, Mr. Messerly; the Senator from Scott, Mr. Thordsen, and the Senator from Polk, Mr. Palmer.

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

House Concurrent Resolution 128, providing for a joint convention for the purpose of hearing a message from Governor Robert D. Ray.

CARROLL A. LANE
Secretary of the Senate

SENATE AMENDMENT TO HOUSE FILE 589

Amend House File 589, as amended and passed by the House, as follows:

1. Page 1, line 9, by striking the word "shall" and inserting in lieu thereof the word "may".

2. Page 1, by adding after line 12 the following new paragraph:

"If a county shall provide ambulance service, it shall first ascertain what cities and towns in such county also provide ambulance service pursuant to section three hundred sixty-eight point seventy-four (368.74) of the Code. The county shall then coordinate its services with that provided by any such city or town in order to eliminate duplication and to make the ambulance service provided by the county and such cities and towns as economical as possible."

2. By adding at the end the following new section:

'Chapter five hundred fifteen (515), Code 1966, is amended by adding the following new section as follows:

'Any third party payor making payment for ambulance service shall make such payment either jointly to the person on whose behalf the payment is made and to the person or organization providing such ambulance service, or directly to the person or organization providing such ambulance service.'

SENATE AMENDMENT TO THE HOUSE AMENDMENT TO SENATE FILE 1171

Amend the House amendment to Senate File 1171 by striking all of line 5 and inserting in lieu thereof the following:

"2. Page 1, line 8, by striking 'resident freeholders' and inserting in lieu thereof the word 'residents'."

CONFERENCE COMMITTEE APPOINTED (House File 1251)

The Speaker announced the appointment of Mohrfeld of Tama, chairman; Lipsky of Linn, Drake of Louisa-Muscatine and Caffrey of Polk, on the part of the House, as conferees concerning House File 1251.

SENATE AMENDMENT CONSIDERED

Campbell of Washington called up for consideration House File 199, a bill for an act relating to vital statistics, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 199, as passed by the House, as follows:

1. Page 9, line 1, by inserting after the word "birth" the words "at least".
2. Page 9, line 1, by striking the word "said" and inserting in lieu thereof the word "such".
3. Page 9, line 1, by inserting after the period the following new sentences: "If both persons to be named as parents are not a party to the petition, such person or persons, if living, shall also be given at least ten days' notice of the hearing. The court shall prescribe the manner of such notice."
4. Page 10, line 1, by inserting after the word "court" the following: ", unless found by the court to be unavailable after diligent inquiry".
5. Page 11, line 2, by inserting after the word "regulation" the words "for statistical or administrative purposes, only".
6. Page 12, lines 11 and 12, by striking the words "When death occurred without medical attendance or when" and inserting in lieu thereof the word "When".
7. Page 12, line 17, by striking the word "twenty-five" and inserting in lieu thereof the word "twenty".
8. Page 13, by striking lines 32 through 35, inclusive, and page 14, by striking line 1 and inserting in lieu thereof the following:

"Sec. 35. Disinterment of a dead body or fetus shall be allowed for the purpose of autopsy or reburial only, and then only if accomplished by a licensed funeral director or embalmer. A permit for such disinterment and, thereafter, reinterment shall be issued by the state registrar according to rules and regulations adopted pursuant to chapter seventeen A (17A) of the Code or when ordered by the district court of the county in which such body is buried. The state registrar, without a court order, shall not issue a permit without the consent of the surviving spouse or in case of such spouse's absence, death, or incapacity, the next of kin. Disinterment for the purpose of reburial may be allowed by court order only upon a showing of substantial benefit to the public. Disinterment for the purpose of autopsy or reburial by court order shall be allowed only when reasonable cause is shown that someone is criminally or civilly responsible for such death, after hearing, upon reasonable notice prescribed by the court to the surviving spouse or in his or her absence, death, or incapacity, the next of kin. Due consideration shall be given to the public health, the dead, and the feelings of relatives."
9. Page 14, line 30, by adding after the period the following:

"A properly indexed permanent record of marriage certificates upon microfilm, electronic computer, or data processing equipment may be kept instead of marriage record books."
10. Page 15, line 6, by inserting after the word "prepared" the words "by the clerk of court or by the petitioner or his legal representative if directed by the clerk".
11. Page 15, line 16, by adding after the period the following:

"A properly indexed record of divorces upon microfilm, electronic computer, or data processing equipment may be kept instead of divorce record books."

12. Page 15, line 35, by inserting after the word "jurisdiction" the words "or certificates of the clerk of court pursuant to chapter six hundred seventy-four (674) of the Code".

13. Page 16, by inserting after line 21 the following new sections:

a. "To protect the integrity of vital statistics records, to insure their proper use, and to insure the efficient and proper administration of the vital statistics system kept by the state registrar, access to vital statistics records kept by the state registrar shall be limited to the state registrar and his employees, and then only for administrative purposes. It shall be unlawful for the state registrar to permit inspection of, or to disclose information contained in vital statistics records, or to copy or permit to be copied all or part of any such record except as authorized by regulation."

b. "The department may permit access to vital statistics by professional genealogists and historians, and may authorize the disclosure of data contained in vital statistics records when deemed essential for bona fide research purposes which are not for private gain. Information in vital statistics records indicating that a birth occurred out of wedlock shall not be disclosed except as provided by regulation or upon order of a district court."

14. Page 19, by inserting after line 33 the following new subsection:

"6. Disinterring a body in violation of section thirty-five (35) of this Act."

15. Page 20, line 2, by striking the words ", or both such fine and imprisonment".

16. Page 20, by striking all after the word "circumstances" in line 13 and all of lines 14 through 16, inclusive, and inserting in lieu thereof the following: ", for such action as is appropriate."

17. Page 20, by adding the following new sections:

a. "Section five hundred ninety-eight point three (598.3), Code 1966, is hereby amended by inserting in line twelve (12) after the semicolon the following: 'such information as required by section thirty-eight (38) of this Act.'"

b. "Section six hundred point one (600.1), Code 1966, is hereby amended by striking in line thirty-four (34) the period and inserting in lieu thereof the following: '; and the information required pursuant to section twenty-one (21) of this Act or a statement that such information is not available after diligent inquiry.'"

18. Further amend House File 199 by renumbering the sections and correcting the cross references in conformity with this amendment.

Motion prevailed and the House concurred in the Senate amendment.

Campbell of Washington 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. 199)

The ayes were, 89:

Andersen	Freeman of	Logemann	Rodgers
Battles	Clay-Dickinson	Logue	Roorda
Bergman	Goode	McCartney	Sanders
Blouin	Graham	McCormick	Schroeder
Brinck	Grassley	Mendenhall	Schwartz
Caffrey	Hamilton	Menefee	Shepherd
Campbell	Hanson of	Middleswart	Sorg
Christensen	Howard-Mitchell	Millen	Stokes
Cochran	Holden	Miller of	Strand
Corey	Huff	Des Moines	Stroburg
Crabb	Johnson of	Miller of	Stromer
Crosier	Audubon	Jones	Strothman
Cunningham	Kehe	Miller of	Tieden
Darrington	Kennedy of	Marshall	Van Drie
Den Herder	Chickasaw	Mohrfeld	Van Roekel
Dougherty	Kennedy of	Nelson	Varley
Doyle	Dubuque	Nielsen	Walter
Duitscher	Knight	Nolting	Waugh
Dunton	Knoblauch	Ossian	Wiechman
Ellsworth	Koch	Pelton	Welden
Fischer of	Kruse	Peterson	Wells
Grundy	Langland	Pierson	Winkelman
Fisher of	Lawson	Poncy	Wolfe
Greene	Lippold	Priebe	Mr. Speaker
Freeman of	Lipsky	Rex	
Buena Vista			

The nays were, none.

Absent or not voting, 85:

Alt	Gannon	Mayberry	Radl
Baker	Hansen of	McIntyre	Renda
Bennett	Black Hawk	Mezvinsky	Schmeiser
Camp	Hill	Miller of	Shaw
Dietz	Jesse	Page	Skinner
Dooley	Johnston of	Milligan	Tapscott
Drake	Johnson	Newton	Van Nostrand
Edgington	Kitner	O'Hearn	Voorhees
Ewell	Kluever	Perkins	Warren
Franklin	Kreamer		

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 128

McCartney of Floyd asked and received unanimous consent to take up for immediate consideration **House Concurrent Resolution 128** and moved its adoption:

HOUSE CONCURRENT RESOLUTION 128

By 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 March 25, 1970, at 11:00 a.m.

Be It Further Resolved, that Governor Robert D. Ray be invited to deliver a special message at a joint convention of the two houses of the General Assembly, and that the President of the Senate and the Speaker of the House be designated to extend the invitation to him.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

House File 1283, a bill for an act establishing a state board of residential care standards, providing for selection of members thereof, and prescribing their powers and duties, was taken up for consideration.

Lipsky of Linn offered the following amendment from the floor and moved its adoption:

Amend House File 1283, page 4, by striking from line fifteen (15) the word "Pursuant" and inserting in lieu thereof the word "Submit".

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. 1283)

The ayes were, 96:

Alt	Dunton	Johnson of	Mendenhall
Andersen	Edgington	Audubon	Menefee
Battles	Ellsworth	Johnston of	Mezvinsky
Bergman	Ewell	Johnson	Middleswart
Blouin	Fisher of	Kennedy of	Millen
Brinck	Greene	Chickasaw	Miller of
Caffrey	Freeman of	Kitner	Jones
Campbell	Buena Vista	Knight	Miller of
Christensen	Goode	Knoblauch	Marshall
Cochran	Graham	Kreamer	Milligan
Corey	Grassley	Langland	Nelson
Crabb	Hamilton	Lawson	Newton
Crosier	Hanson of	Lippold	Nielsen
Cunningham	Howard-Mitchell	Lipsky	Nolting
Darrington	Hill	Logemann	Ossian
Den Herder	Holden	Logue	Pelton
Dougherty	Huff	Mayberry	Peterson
Doyle	Jesse	McCartney	Pierson
Duitscher		McCormick	Poncy

Priebe	Shepherd	Tapscott	Warren
Radl	Sorg	Tieden	Waugh
Rodgers	Stokes	Van Drie	Weichman
Roorda	Strand	Van Roekel	Wells
Sanders	Stroburg	Varley	Winkelman
Schmeiser	Stromer	Voorhees	Wolfe
Schroeder	Strothman	Walter	Mr. Speaker
Shaw			

The nays were, 11:

Camp	Freeman of	Kruse	Mohrfeld
Dietz	Clay-Dickinson	Miller of	Rex
Fischer of	Kehe	Page	Welden
Grundy	Koch		

Absent or not voting, 17:

Baker	Gannon	Kluever	Perkins
Bennett	Hansen of	McIntyre	Renda
Dooley	Black Hawk	Miller of	Schwartz
Drake	Kennedy of	Des Moines	Skinner
Franklin	Dubuque	O'Hearn	Van Nostrand

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

RECONSIDERATION OF HOUSE FILE 1195

Winkelman of Calhoun called up for consideration the motion to reconsider **House File 1195**, filed March 20, 1970, and found on page 1112 of the House Journal.

McCartney of Floyd moved the previous question on House File 1195.

A non-record roll call was requested.

The ayes were 80, nays 32.

The motion prevailed.

(Motion to Reconsider House File 1195 pending.)

Huff of Polk moved that a committee of four be appointed to notify the Senate that the House was ready to receive it in joint convention.

Motion prevailed and the Speaker appointed Huff of Polk, Johnson of Audubon-Guthrie, Shaw of Scott and Renda of Polk.

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

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 128 duly adopted, the joint convention was called to order, President Jepsen presiding.

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

Shaff of Clinton moved that a committee of eight consisting of four members from the Senate and four 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 Shaff of Clinton, Messerly of Black Hawk, Lange of Sac and Potgeter of Hardin on the part of the Senate, and Representatives Lawson of Cerro Gordo, Miller of Marshall, Van Roekel of Marion and Radl of Linn 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 address:

ADDRESS BY GOVERNOR ROBERT D. RAY

Mr. President, Mr. Speaker, Honorable Members of the Second Regular Session of the Sixty-third General Assembly, Ladies and Gentlemen:

There is a school in Iowa with a kindergarten through twelfth grade enrollment of 2,554 students, and it is costing that school \$1,052 a year to educate each student. Less than ten miles away is another school with approximately the same program and with an enrollment of 2,838 students that spends \$772 per pupil. Both schools are meeting state standards. One cost the taxpayers \$2.7 million for its educational program, and another, ten miles away of similar size, cost the taxpayers \$2.1 million, or \$600,000 less than the first. Or to put it another way, a ten-mill difference in less than ten miles.

Tomorrow morning when your child goes to school, it will cost the taxpayers fifty cents more. Each week it costs \$2.50 more to educate each child in Iowa. That's how much and how fast school costs are rising.

In recent weeks I have given these, and similar questions, considerable thought. I have visited with citizens from throughout Iowa, with many legislators, and with school officials. These same questions are of concern to them, no less than to those who are currently threatening a tax revolt in our state.

This concern has prompted me to make this statement, as your Governor.

I am raising these points as questions, not to condemn. We have made tremendous gains in education, but I sense a growing feeling of reaction

against education. The pendulum must not swing completely back and wipe out these gains we have made.

Yet at the same time, we must find the answers to the questions many Iowans are raising. We must find them calmly, with reason and with great compassion for the educational future of our youth.

Taxes have long been a major concern for Iowa citizens. When I became Governor, all of the state taxes had just been raised, yet the treasury balance was virtually non-existent. Demands, however, continued to be made upon the state for spending far in excess of the already high level of funding.

Had we bowed to those demands a year ago at budget-making time—demands totaling \$250 million over what we ultimately approved—it would have more than doubled the sales tax, or tripled the income tax to fund state government.

But this administration was determined to provide necessary services and provide them better without first looking again to the taxpayer. And even had we doubled the sales tax, it would have offered no significant relief to the property taxpayer.

Presently, there are Iowans who are refusing to pay their property taxes to register a protest. I share concern with them about the increase in costs of government and the resulting increase in taxes that have been levied on their property.

On the state level we have adjusted priorities, utilized funds more wisely, and are implementing economy measures to hold down state taxes. But the state does not control local spending, and local spending, unfortunately, has risen faster than the money that taxes on property and incomes have generated.

This has caused an increase in the burden borne by the property taxpayer. The problem has been magnified in areas where the assessed valuation was raised two years ago for the purpose of equalizing valuations between various taxing districts. These taxpayers are just now getting their tax bill.

Three years ago an effort was made to relieve the property tax. A massive state tax increase was imposed upon our citizens and over \$100 million in additional funds was sent back to local schools. But it didn't work. Additional state aid has not provided the answer for the property taxpayer and there is no reason to believe that another massive tax increase would do any more than create new and additional spending.

Several things must be done:

1. I am asking for a moratorium on any new standards requiring additional staff imposed upon local schools by the state without adequate means of funding.

I have also requested the Superintendent of Public Instruction and legislative leaders that any unnecessary staff requirement regulations now in effect also be modified to give relief.

School teachers must be paid adequately and our young people must be assured a good education. But I want all concerned, including the legislators, citizens, teachers, schoolboard members, administrators, and parents to objectively evaluate their programs against costs.

2. The legislature must undertake an in-depth examination, analysis and evaluation of the entire tax structure, keeping firmly in mind the concern for the farm property owners and all property taxpayers. But the legislature must also consider all Iowans in any changes it proposes. It has often been said that a fair tax is one that someone else pays, so there will be no simple solutions to this complex problem.

3. The recommendations of the Governor's Economy Committee that can save the taxpayers millions of dollars must be implemented as soon as possible.

The real hope for taxpayers lies in making sure that every efficiency and economy possible be implemented on every level of government. No one likes waste—no one can any longer afford it—and the taxpayer, I am convinced, will no longer tolerate it, nor should he. If we are to win the battle against the rise in costs of living, the rise in costs of schools, and the rise in costs of government, then we have to squeeze from these budgets all non-essential spending just as we are doing in state government. We can only do this if we work together on a nonpartisan basis—above politics—to cut unnecessary spending, help hold down costs and consequently hold down our taxes as we provide the necessary services.

4. The legislature should adopt legislation, which will simplify the current school aid formula and make it more workable. The change should encourage efficiency, not reward schools which have unusually high per pupil costs.
5. I am asking the Governor's Advisory Committee on Education to step up its efforts to find new ways for economy and efficiency. We must know, among other things, whether further school reorganization would really result in better education at lower cost, and whether additional staffing, which has recently taken place in our public schools, has really resulted in better educated children.
6. Citizens must take the lead, not by revolting, but by becoming knowledgeable, sensitive, and concerned with increased spending. They must express their views to public officials.
7. We must all work to stop inflation across our nation, and all of us must cooperate with President Nixon in his valiant effort to halt the rapid rise in the cost of living.
8. Iowa must lend its full support to the President's proposal for sharing federal revenue with the states and their local communities.

I am convinced that Iowans are willing to pay for good education, but they will not tolerate waste.

During this biennium an average of \$160 million a year will go back to our local schools from state funds. This is an increase over the previous biennium of \$38 million or 23 percent. Over 60 percent of the revenue we take in on the state level is returned to local taxing districts. More than 50 percent of the total revenue is used for education in this state. About 40 percent of local school costs are now borne by direct state aids and tax credits.

Before another massive injection of state funds—which will cost each taxpayer dearly—is approved for funding education, we owe it to ourselves and to education to see that our dollars are being spent wisely. To act prematurely without fact would be folly.

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.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

RECONSIDERATION OF VOTE LOST (House File 1195)

The House resumed consideration of the motion to reconsider the vote on **House File 1195**.

Mayberry of Webster moved to reconsider the vote by which House File 1195, a bill for an act to provide for sales and use tax exemptions on expenditures for air and water pollution control, passed the House on March 20, 1970.

A non-record roll call was requested.

The ayes were 43, nays 69.

The motion lost.

ADOPTION OF SENATE CONCURRENT RESOLUTION 121

Shaw of Scott called up for consideration **Senate Concurrent Resolution 121**, filed on March 24, 1970, and found on page 1163 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 122

Kruse of O'Brien called up for consideration **Senate Concurrent Resolution 122**, filed on March 24, 1970, and found on pages 1163 and 1164 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

RECONSIDERATION OF VOTE (House File 448)

Weichman of Benton called up for consideration the motion to reconsider, filed February 12, 1970, and found on page 486 of the House Journal, and moved to reconsider the vote by which **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, passed the House on February 11, 1970.

A non-record roll call was requested.

The ayes were 93, nays none.

The motion prevailed.

Weichman of Benton moved that the vote by which House File 448 was placed on its last reading be reconsidered.

The motion prevailed.

Weichman of Benton offered the following amendment filed by him and moved its adoption:

Amend House File 448 as follows:

1. By striking all of lines 4 through 15 and inserting in lieu thereof the following:

Section 1. Chapter three hundred thirty-five (335), Code 1966, is amended by adding thereto the following new section:

"The county recorder shall file, record, and index any notice of lien, required to be filed by section four hundred twenty-two point twenty-six (422.26), of the Code, without prepayment of fee. The recorder shall charge and collect the sum of three dollars for filing, recording, and indexing any satisfaction, release, or discharge of such tax lien."

2. By striking all after the word "provided" in line 23, all of line 24, and inserting in lieu thereof the following: "in chapter three hundred thirty-five (335) of the Code."

3. Amend the title by striking from line 2 the words "and the United States government".

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. 448)

The ayes were, 97:

Alt	Dougherty	Hanson of	Kreamer
Andersen	Doyle	Howard-Mitchell	Kruse
Battles	Drake	Hill	Lawson
Bergman	Duitscher	Holden	Lippold
Blouin	Dunton	Huff	Logue
Brinck	Ellsworth	Jesse	Mayberry
Caffrey	Ewell	Johnson of	McCartney
Campbell	Fischer of	Audubon	McCormick
Christensen	Grundy	Johnston of	Mendenhall
Cochran	Fisher of	Johnson	Menefee
Corey	Greene	Kehe	Mezvinaky
Crabb	Franklin	Kennedy of	Middleswart
Crosier	Freeman of	Chickasaw	Millen
Cunningham	Buena Vista	Kennedy of	Miller of
Darrington	Gannon	Dubuque	Jones
Den Herder	Goode	Kluever	Miller of
Dietz	Graham	Knight	Marshall
Dooley	Hamilton	Koch	Milligan

Nelson	Rex	Skinner	Walter
Nolting	Rodgers	Sorg	Warren
Ossian	Roorda	Strand	Weichman
Peterson	Sanders	Stromer	Welden
Pierson	Schmeiser	Strothman	Wells
Poncy	Schroeder	Tapscott	Winkelman
Priebe	Schwartz	Van Drie	Wolfe
Radl	Shaw	Van Roekel	Mr. Speaker
Renda	Shepherd	Varley	

The nays were, 10:

Edgington	Hansen of	Logemann	Nielsen
Freeman of	Black Hawk	Miller of	Stokes
Clay-Dickinson	Langland	Page	Voorhees
Grassley			

Absent or not voting, 17:

Baker	Lipsky	Newton	Stroburg
Bennett	McIntyre	O'Hearn	Tieden
Camp	Miller of	Pelton	Van Nostrand
Kitner	Des Moines	Perkins	Waugh
Knoblauch	Mohrfeld		

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 WAYS AND MEANS CALENDAR

House File 1352, a bill for an act relating to deductions from net income, 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. 1352)

The ayes were, 105:

Alt	Dunton	Hansen of	Knoblauch
Andersen	Edgington	Black Hawk	Koch
Blouin	Ellsworth	Hanson of	Kreamer
Brinck	Ewell	Howard-Mitchell	Kruse
Caffrey	Fischer of	Hill	Langland
Campbell	Grundy	Holden	Lawson
Christensen	Fisher of	Huff	Lippold
Cochran	Greene	Jesse	Lipsky
Corey	Franklin	Johnson of	Logemann
Crabb	Freeman of	Audubon	Logue
Cunningham	Buena Vista	Johnston of	Mayberry
Darrington	Freeman of	Johnson	McCartney
Den Herder	Clay-Dickinson	Kehe	McCormick
Dietz	Gannon	Kennedy of	Mendenhall
Dooley	Goode	Chickasaw	Menefee
Dougherty	Graham	Kennedy of	Mezvinsky
Doyle	Grassley	Dubuque	Middleswart
Drake	Hamilton	Kluever	Millen
Duitscher		Knight	

Miller of Des Moines	Pelton Poncy	Shaw Shepherd	Van Drie Van Roekel
Miller of Jones	Priebe Renda	Skinner Sorg	Voorhees Walter
Miller of Marshall	Rex Rodgers	Stokes Strand	Warren Weichman
Miller of Page	Roorda Sanders	Stroburg Stromer	Welden Wells
Milligan	Schmeiser Schroeder	Strothman Tapscott	Winkelman Wolfe
Mohrfeld	Schwartz	Tieden	Mr. Speaker
Nolting			
Ossian			

The nays were, none.

Absent or not voting, 19:

Baker	Crosier	Nielsen	Radl
Battles	Kitner	O'Hearn	Van Nostrand
Bennett	McIntyre	Perkins	Varley
Bergman	Nelson	Peterson	Waugh
Camp	Newton	Pierson	

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

HOUSE CONCURRENT RESOLUTION 129

By Rex, Peterson and Stokes

Whereas, economic efficiency in the operation of state government and that of its political subdivisions has recently been stressed as a means of reducing the tax burdens upon Iowa citizens; and

Whereas, budgeting and fiscal procedures and policies established by the Iowa Code to govern the financial operation of Iowa's ninety-nine counties have not been reexamined or revised in recent years; and

Whereas, such a reexamination might well reveal outdated and inefficient procedures for funding and appropriating county moneys and for making expenditures from county funds; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the Iowa Legislative Council be authorized to create a study committee, composed of members from the appropriate standing committees in the House and Senate as well as of selected representatives of the various county officers associations, to examine and evaluate current Iowa Code provisions and current practices relating to county spending and fiscal policies; and

Be It Further Resolved, That the study committee report its findings and recommendations, accompanied by legislative bill drafts implementing such recommendations, to the Legislative Council and to the members of the Sixty-fourth General Assembly.

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 1254, a bill for an act relating to highway safety programs.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1268, a bill for an act relating to taxation of mobile homes.
CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1268

Amend House File 1268, as amended and passed by the House, as follows:

1. Page 1, line 13, by inserting after the word "Code" the following: " , plus interest and dividends from federal securities and income from social security and other tax-exempt retirement or pension plans,".

2. Page 2, line 23, by inserting after the word "Code" the following: " , plus interest and dividends from federal securities and income from social security and other tax-exempt retirement or pension plans,".

3. Page 2, line 30, by inserting after the period the following sentence: "The treasurer shall make a determination of eligibility of the applicant to qualify for the lower tax rate and thereafter seal the income tax return, and shall hold the information confidential, except as it may be required as evidence to disallow the credit."

4. Page 3, line 10, by striking the word "law" and inserting in lieu thereof the following: "chapter one hundred thirty-five D (135D) of the Code".

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:

- S. F. 1281 Relating to workmen's compensation. By committee on human and industrial relations.
- H. F. 1346 Relating to the furnishing of medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services. By committee on social services.
- S. F. 640 Relating to school budget hearings. By committee on schools.
- S. F. 1184 Relating to pipelines and the power of eminent domain exercised by pipeline companies. By committee on county government.
- S. F. 1185 Relating to electric transmission lines and the power of eminent domain exercised by electric utilities. By committee on county government.
- S. F. 456 COMMITTEE BILL (1969)—Relating to licensing of nursing home administrators. By social services.

RALPH F. McCARTNEY, Chairman
Sifting Committee

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 noncontroversial calendar:

- H. F. 1344 Relating to municipal parking facilities. By committee on cities and towns.
- S. F. 1198 Relating to federal issued loan. By committee on commerce.
- S. F. 1168 Relating to the state educational radio and television facility board. By Neu, Clarke, et al.
- S. F. 82 To authorize the industrial commissioner to order the taking of depositions in workmen's compensation cases. By O'Malley.
- S. F. 83 Relating to the duties of the industrial commissioner. By O'Malley.
- H. F. 1279 To authorize student teaching and to establish the status and authority of student teachers. By Tieden, Lippold and Hanson of Black Hawk.
- S. F. 594 Relating to fees charged for licenses of motor vehicle manufacturers. By committee on law enforcement.
- S. F. 1271 To legalize and validate the proceedings of the board of directors of Iowa Central Community College. By committee on higher education.
- S. F. 1076 Relating to venue in forgery cases. By committee on law enforcement.
- H. F. 1220 Relating to the regulation of surface mining. By Millen.
- S. F. 1057 Relating to special limitations of actions regarding the recovery of interests in real estate. By Mowry and Rigler.
- S. F. 1248 Relating to the rate of interest on anticipatory bonds issued by townships. By committee on county government.
- S. F. 20 Relating to demurrers by defendants in criminal actions. By Gaudineer.
- S. F. 1197 Relating to municipal court clerk and bailiffs. By committee on cities and towns.
- H. F. 1356 An act to legalize and validate the use of a bridge acquired by the Marion County board of supervisors from the Norfolk and Western Railroad Company as part of the secondary road system in that county. By committee on judiciary. (Now in sifting Committee.)

RALPH F. McCARTNEY, Chairman
Sifting 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: House Files 163, 409, 491, 788, 1122 and 1277.

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 163, 409, 491, 788, 1122 and 1277.

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 25th day of March, 1970, sent to the Governor for his approval: House Files 163, 409, 491, 788, 1122 and 1277.

ELIZABETH SHAW, Chairman

Report adopted.

COMMUNICATION FROM THE SECRETARY OF STATE

March 24, 1970

Mr. William R. Kendrick
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that House File 760 was published in the Council Bluffs Nonpareil, Council Bluffs, Iowa, March 9, 1970, and in the Times-Democrat, Davenport, Iowa, March 9, 1970.

I further certify that House File 1052 was published in The Sioux City Journal, Sioux City, Iowa, March 9, 1970, and in The Reinbeck Courier, Inc., Reinbeck, Iowa, March 12, 1970.

I further certify that House File 1216 was published in the Creston News-Advertiser, Creston, Iowa, March 19, 1970, and in The Bulletin-Journal, Independence, Iowa, March 20, 1970.

I further certify that Senate File 1055 was published in The Telegraph-Herald, Dubuque, Iowa, March 18, 1970, and in The Cascade Pioneer-Advertiser, Cascade, Iowa, March 19, 1970.

I further certify that Senate File 1099 was published in the Council Bluffs Nonpareil, Council Bluffs, Iowa, March 9, 1970, and in the Times-Democrat, Davenport, Iowa, March 9, 1970.

Respectfully submitted,
MELVIN D. SYNHORST
Secretary of State

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 238**, a bill for an act relating to the enforcement of laws and regulations regarding narcotic drugs, counterfeit drugs and depressants, and stimulant drugs, begs leave to report it has had the same under consideration and has instructed me to report 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 238 as follows:

1. Page two (2), lines four (4) through seven (7), strike

all beginning with the word "Salary" and insert the following:

"Salary and expenses for such transferred agents included in the budget of the board of pharmacy examiners shall be transferred to the department of public safety by the state comptroller upon the effective date of the transfer."

2. Page two (2), line twelve (12), strike the word "not".

3. Page two (2), line fourteen (14), strike the word "not".

4. Page two (2), line fifteen (15), strike the word "not".

5. Page two (2), insert after line sixteen (16) the following new paragraph:

"There is hereby appropriated from the general fund of the state eleven thousand dollars, or as much as may be necessary, to the department of public safety for the state's prior years contributions to the peace officers retirement system for the transferred agents. Prior years contributions shall include those years for which the transferred agents were employed by the board of pharmacy examiners. State funds contributed and employees contributions to the Iowa public employees retirement system during the period of employment of the transferred agents by the board of pharmacy examiners shall be transferred to the peace officers retirement system by the employment security commission on the effective date of this Act. Contributions to be made by the transferred agents for prior years to the peace officers retirement system for the period of employment with the board of pharmacy examiners shall be computed by the peace officers retirement board as of the date of transfer. The board, in making the computation for contributions, shall take into effect the transfers of the employees' contribution from the Iowa public employees retirement system. The transferred agents shall make payable to the peace officers retirement system the amount so computed by July 1, 1971."

6. Page two (2), line seventeen (17), strike the word "From" and insert in lieu thereof the words "Except as provided in this section, from".

7. Page two (2), line twenty-nine (29), insert after the period the following:

"However, if there is an individual who is not able to meet the qualifications established by section eighty point fifteen (80.15) or chapter ninety-seven A (97A) of the Code, and he otherwise possesses experience and training which qualifies him as a person capable of enforcing laws relating to narcotic drugs, counterfeit drugs and depressant or stimulant drugs, he may be hired by the commissioner of public safety notwithstanding."

8. Page three (3), strike all of lines five (5) through nine (9) and insert in lieu thereof the following:

"6. The commissioner of public safety shall establish a division of drug law enforcement and assign all enforcement functions and personnel therefor to the division of drug law enforcement. The commissioner shall assign other members of the department of public safety to the division of drug law enforcement on a temporary basis or for the purpose of special assignment. The division of drug law enforcement and any other division of the department of public safety may co-operate and co-ordinate

their efforts in enforcing laws relating to drugs and other laws which the department is charged with enforcing."

9. Page three (3), line twenty-three (23), insert after the period the following:

"For the purpose of enforcing laws relating to narcotic drugs, counterfeit drugs and depressant or stimulant drugs, and upon good cause shown, personnel of the division of drug law enforcement in the department of public safety shall be allowed to inspect audits and records in the possession of the state board of pharmacy examiners."

10. Page four (4), add to section five (5) the following paragraph:

Section one hundred eighty-nine point two (189.2), subsection one (1), Code 1966, is hereby further amended by inserting in line two (2) after the figures "203," the words and figures "two hundred three A (203A),".

11. Page four (4), add the following new sections:

Sec. 6. Section ninety-seven A point one (97A.1), Code 1966, is amended as follows:

1. Add to subsection two (2), line ten (10), after the figures "80.15" the words "and the division of drug law enforcement in the department of public safety except clerical workers".

2. Add to subsection six (6), lines four (4) and five (5), after the word "identification" the words "or division of drug law enforcement".

Sec. 7. Section ninety-seven A point three (97A.3), Code 1966, subsection one (1), line nine (9), is amended by adding after the word "safety" the words "or division of drug law enforcement in said department".

Sec. 8. This Act being deemed of immediate importance shall be in full force and effect from and after its final approval and publication in The Sheffield Press, a newspaper published at Sheffield, Iowa, and The DeWitt Observer, a newspaper published at DeWitt, Iowa.

JOHN CAMP, Chairman

AMENDMENTS FILED

- 1 Amend House File 1284 as follows:
- 2 By striking lines seven (7) through twenty-four (24) and
- 3 inserting in lieu thereof the following:
- 4 "Whenever the state highway commission determines that a
- 5 portion of the primary highway system running to a town of under
- 6 500 population should be relocated and within one-fourth mile
- 7 of the south corporate line of said town, there is a small creek
- 8 and railroad track which will need to be bridged if the county
- 9 road extends south at said town and the board of supervisors of
- 10 the county wherein such road is located is willing to accept such
- 11 former primary road into the secondary road system of said county,
- 12 the commission and board may enter into an agreement to effect
- 13 such transfer. Such agreement may also provide that such reloca-
- 14 tion may extend to just beyond the necessary bridge needed to
- 15 cross a creek and railroad track, with cost of such improvement

16 to be borne entirely by either the commission or the county or
17 equitably divided between them."

DOUGHERTY of Lucas-Monroe
GOODE of Appanoose-Davis

1 House File 1342 is hereby amended by adding to section 1
2 the following new subsection:
3 3. By adding thereto the following:
4 "The inspection fee for each place where dead human
5 bodies are prepared or held for burial shall be fifteen
6 dollars per year, which shall be collected by the commis-
7 sioner of public health and paid into the state general
8 fund."

FISHER of Greene

1 Amend the Grassley, et al., amendment to Senate File 565,
2 filed March 4, 1970, as follows:
3 1. By adding thereto the following new section:
4 Chapter three hundred ninety-nine (399), Acts of the
5 Sixty-second General Assembly, is amended by striking sec-
6 tion two (2) and inserting in lieu thereof the following:
7 "Sec. 2.
8 1. Subject to the provisions for temporary assignment
9 of judges, as set out in subsection nine (9) of this section,
10 each district judge in office on July 1, 1967 shall continue
11 to serve in the district of his domicile so long as he re-
12 mains a district judge, regardless of the number of judgeships
13 to which the district is entitled under subsection two (2)
14 of this section.
15 2. The number of judgeships to which each of the judicial
16 districts shall be entitled shall be determined from time to
17 time according to the following formula, giving equal weight
18 to cases filed and population: In districts containing a city
19 of fifty thousand or more population, there shall be one judge-
20 ship per five hundred fifty combined civil and criminal filings
21 and forty thousand population, or major fraction of either; in
22 all other districts there shall be one judgeship per four
23 hundred fifty combined civil and criminal filings and forty
24 thousand population, or major fraction of either; provided,
25 the seat of government shall be entitled to one additional
26 judgeship. The figures on filings shall be the average for
27 the latest available previous three-year period and when
28 current census figures on population are not available, figures
29 shall be taken from the state department of health computations.
30 3. A vacancy, for purposes of this section, is defined
31 as the death, retirement, removal, or failure of retention in
32 office at the judicial election of a judge.
33 4. In districts having more judges than the number of
34 judgeships specified by the formula set out in subsection two
35 (2) of this section, vacancies shall nevertheless be filled
36 in those districts meeting either the caseload or population
37 factor, but vacancies shall not be filled in those districts
38 in which neither of said factors is met.
39 5. In those districts having fewer judges or the same
40 number of judges as the number of judgeships specified by the

41 formula set out in subsection two (2) of this section, vacan-
42 cies in the number of judges shall be filled as they occur.

43 6. This section shall be retroactive to July 1, 1967
44 with reference to vacancies occurring between July 1, 1967
45 and July 1, 1970. The chief justice shall make the determina-
46 tion required by this section and shall notify the nominating
47 commissions involved and the governor of any appointments that
48 may be required as a result of such determination. After this
49 subsection has been complied with it shall be of no further
50 force and effect.

51 7. A new judge shall be appointed in any district which
52 becomes entitled to an additional judgeship under subsection
53 two (2) of this section.

54 8. On January second of each year, and at such other
55 times as may be appropriate, the chief justice shall make the
56 determinations required under this section, and shall notify
57 the nominating commissions involved and the governor of any
58 appointments that may be required as a result of such determina-
59 tions.

60 9. It shall be the duty of the chief justice to assign
61 judges and other court personnel from one judicial district to
62 another, on a continuing basis if need be, in order to provide
63 a sufficient number of judges to handle the judicial business
64 in all districts promptly and efficiently at all times."

65 2. Amend the title, page 1, as follows:

66 1. By striking from line 4 the word "and".

67 2. By inserting in line 6 before the period the words
68 "; and to revise the formula for determining district court
69 judgeships and the filling of vacancies".

DOYLE of Woodbury
KENNEDY of Dubuque
PETERSON of Woodbury
KLUEVER of Cass
STOKES of Plymouth
SHAW of Scott
PRIEBE of Kossuth
KOCH of Woodbury
BERGMAN of Lyon-Osceola
WAUGH of Monona
DOOLEY of Woodbury
DRAKE of Louisa-Muscatine
ANDERSEN of Woodbury
KRUSE of O'Brien
KNOBLAUCH of Carroll
NELSON of Cherokee

1 Amend Senate File 1127 as follows:

2 Page 1, by inserting after line ten (10) the following:

3 "Sec. 2. Chapter four hundred eleven (411), Acts of the
4 Sixty-second General Assembly, is hereby amended by striking
5 from line seven (7) the words 'seven thousand (7,000)' and
6 inserting in lieu thereof the words 'nine thousand'.

7 Sec. 3. There is hereby appropriated to the supreme court
8 of Iowa the sum of eighteen thousand (18,000) dollars, or so
9 much thereof as may be necessary, for the fiscal year commencing

10 July 1, 1970 and ending June 30, 1971, for the purpose of supple-
 11 menting the appropriation made by chapter one (1), section one (1),
 12 subsection thirty-six (36), Acts of the Sixty-third General Assembly,
 13 First Session, for salaries of legal assistants to the judges
 14 of the supreme court."

RENDA of Polk

1 Amend the commerce committee amendment, filed March 23,
 2 1970, to Senate File 1184, as passed by the Senate and
 3 reprinted, as follows:
 4 1. By striking lines 45 through 47 inclusive and in-
 5 serting in lieu thereof the following:
 6 9. Page 1, by striking lines 24 and 25 and
 7 inserting in lieu thereof the words "affected
 8 by the proposed project including those from
 9 whom title to and interests in land have been
 10 acquired and any person, company or corporation
 11 shown of record to be in possession of or residing
 12 on the property."
 13 2. Line 94, by inserting after the word "grant" the
 14 words "a permit or".

KOCH of Woodbury

1 Amend the commerce committee amendment, filed March 23,
 2 1970, to Senate File 1185, as passed by the Senate and re-
 3 printed, by striking lines 95 through 97 inclusive and inserting in lieu
 4 thereof the following:
 5 12. Page 6, line 16, by inserting after the
 6 word "franchise" the words "or the power of eminent
 7 domain".

KOCH of Woodbury

On motion by Varley of Adair-Madison, the House adjourned
 until 9:00 a.m., Thursday, March 26, 1970.

JOURNAL OF THE HOUSE

Seventy-fourth Calendar Day—Fifty-fourth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, MARCH 26, 1970.

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

Prayer was offered by the Reverend Monsignor Joseph Tolan, pastor of the St. Mary's Church, Humboldt, Iowa.

The Journal of Wednesday, March 25, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Franklin of Polk on request of Schwartz of Wapello; Voorhees of Black Hawk on request of Alt of Polk.

PERSONAL PRIVILEGE

Van Roekel of Marion rose on a point of personal privilege and announced that forty-four members of the Central College Wind Ensemble from Pella, Iowa, would present some musical numbers in the well of the House during the noon hour and invited everyone to attend. Thomas Cook is the director.

PRESENTATION OF VISITORS

Miller of Jones presented to the House Mohamed Baskers, a foreign exchange student from Morocco, who is attending school at Monticello Public School, and his American brother, Kent Knopp.

The Speaker announced the following visitors present in the House chamber:

Nine members from the eighth grade civics class from South Hamilton School of Jewell, accompanied by their teacher, Stan Oppedal. By Rex of Hamilton.

Fifty-three sixth grade students from Bryant School, Boone, Iowa, accompanied by their teacher, Mrs. Alvin Enslow. By Baker of Boone.

Twenty-one Girl Scouts from Clear Lake, Iowa, accompanied by their leaders, Mrs. Robert Dearborn and Mrs. Kenneth Short. By Wolfe and Lawson of Cerro Gordo.

Eighty senior students from Rudd-Rockford-Marble Rock Community School, Rockford, Iowa, accompanied by their teacher, Gary Achenbach. By McCartney of Floyd.

Fifty eighth grade students from St. Anthony's School, Des Moines, Iowa, accompanied by Mr. Huss and Sister Joan Baily. By Renda of Polk, Caffrey of Polk and Tapscott of Polk.

PETITIONS FILED

The following petitions were received and placed on file:

By Lawson of Cerro Gordo and Wolfe of Cerro Gordo, from sixty-six residents of Cerro Gordo County opposing the transfer of highway funds to welfare use.

By Johnson of Audubon-Guthrie, from ten residents of Guthrie County, and by Waugh of Monona, from twenty-nine residents of Monona County opposing the transfer of ten million dollars of the road use fund and favoring removal of the Iowa state highway commission employees from the state merit system.

By Blouin of Dubuque, from seventeen residents of Dubuque County favoring House File 1243, relating to standards for nursing homes in Iowa, and House File 223, establishing qualifications for administrators of nursing homes in Iowa.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 238, under Rule 35.

INTRODUCTION OF BILLS

House File 1357, by committee on appropriations, a bill for an act to appropriate funds from the primary road fund to the state highway commission for payment of claims arising out of activities of the state highway commission.

Read first time and placed on the **appropriations calendar**.

House File 1358, by committee on appropriations, a bill for an act making an appropriation to the state highway commission from the primary road fund for the purpose of making payments for expenses incurred in administering the merit system.

Read first time and placed on the **appropriations calendar**.

House File 1359, by committee on schools, a bill for an act to

provide flexibility in the selection of position titles for members of the professional staff of the superintendent of public instruction.

Read first time and referred to the **sifting committee**.

SENATE MESSAGES CONSIDERED

Senate File 1111, a bill for an act relating to election precincts.

Read first time and referred to the **sifting committee**.

Senate File 1232, a bill for an act relating to the establishment of sanitary disposal projects, authorizing a tax therefor, making an appropriation therefor, and providing penalties for violations thereof.

Read first time and referred to committee on **appropriations**.

Senate File 1254, a bill for an act relating to highway safety programs.

Read first time and referred to the **sifting committee**.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 1155, a bill for an act relating to the time when the compensation of mayors and councilmen may be changed.

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

Senate File 1272, a bill for an act relating to county commissions of hospitalization.

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

House File 377, a bill for an act relating to allocation of rental receipts from federal flood and erosion control projects.

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

House File 611, a bill for an act to prevent fires on and along railroad right-of-way.

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

House File 1005, a bill for an act relating to the operation of motor vehicles in cities and towns and roadways marked for three lanes of traffic.

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

House File 1192, a bill for an act relating to school reorganization.

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

House File 1211, a bill for an act relating to the height of buildings.

CARROLL A. LANE, Secretary

HOUSE CONCURRENT RESOLUTION 125 REFERRED
TO COMMITTEE ON ENVIRONMENTAL PRESERVATION

Gannon of Jasper called up for consideration **House Concurrent Resolution 125**, filed on March 20, 1970, and found on page 1123 of the House Journal.

Sorg of Linn moved that House Concurrent Resolution 125 be referred to the committee on environmental preservation.

McCartney of Floyd moved the previous question on the motion by Sorg of Linn.

A non-record roll call was requested.

The ayes were 73, nays 37.

The motion prevailed.

A roll call was requested by Gannon of Jasper and Blouin of Dubuque on the Sorg motion.

On the question "Shall House Concurrent Resolution 125 be referred to the committee on environmental preservation?"

The ayes were, 82:

Alt	Goode	Logemann	Schroeder
Andersen	Graham	Logue	Shaw
Battles	Hamilton	McCartney	Shepherd
Brinck	Hansen of	McCormick	Sorg
Camp	Black Hawk	Mendenhall	Stokes
Campbell	Hanson of	Menefee	Strand
Christensen	Howard-Mitchell	Millen	Stroburg
Corey	Holden	Miller of	Stromer
Crabb	Huff	Jones	Strothman
Cunningham	Johnson of	Miller of	Tieden
Darrington	Audubon	Marshall	Van Drie
Den Herder	Kehe	Miller of	Van Nostrand
Drake	Kitner	Page	Van Roekel
Edgington	Kluever	Milligan	Varley
Ellsworth	Knight	Mohrfeld	Walter
Fischer of	Knoblauch	Nielsen	Warren
Grundy	Koch	Ossian	Waugh
Fisher of	Kreamer	Pelton	Weichman
Greene	Kruse	Peterson	Welden
Freeman of	Langland	Pierson	Wells
Buena Vista	Lawson	Radl	Winkelman
Freeman of	Lippold	Rex	Wolfe
Clay-Dickinson	Lipsky	Sanders	Mr. Speaker

The nays were, 27:

Baker	Doyle	Kennedy of	Poncy
Bennett	Duitscher	Chickasaw	Renda
Blouin	Dunton	Mayberry	Rodgers
Caffrey	Ewell	Mezvinsky	Schmeiser
Cochran	Gannon	Middleswart	Schwartz
Crosier	Jesse	Newton	Tapscott
Dietz	Johnston of	Nolting	
Dougherty	Johnson		

Absent or not voting, 15:

Bergman	Kennedy of	Nelson	Roorda
Dooley	Dubuque	O'Hearn	Skinner
Franklin	McIntyre	Perkins	Voorhees
Grassley	Miller of	Priebe	
Hill	Des Moines		

The motion prevailed.

**MOTION TO WITHDRAW FROM
SIFTING COMMITTEE DEFERRED**

(House File 1064)

Blouin of Dubuque called up for consideration his motion filed on March 17, 1970, to withdraw **House File 1064** from the sifting committee.

Varley of Adair-Madison moved that the motion to withdraw House File 1064 from the sifting committee be deferred and retained on the calendar.

The motion prevailed.

RECONSIDERATION OF VOTE

(Senate File 1181)

Shepherd of Lee called up for consideration the motion to reconsider, filed March 24, 1970, and found on page 1161 of the House Journal, and moved to reconsider the vote by which **Senate File 1181**, a bill for an act relating to driver license fees and their renewal, failed to pass the House on March 24, 1970.

Roll call was requested by McCartney of Floyd and Shepherd of Lee.

Rule 70 was invoked.

On the question "Shall the vote by which Senate File 1181 failed to pass the House be reconsidered?"

The ayes were, 77:

Alt	Bergman	Corey	Den Herder
Andersen	Campbell	Cunningham	Drake
Battles	Christensen	Darrington	Edgington

Ellsworth	Kehe	Miller of	Sorg
Fischer of	Kitner	Page	Stokes
Grundy	Kluever	Milligan	Strand
Fisher of	Koch	Mohrfeld	Stromer
Greene	Kreamer	Nielsen	Strothman
Freeman of	Kruse	O'Hearn	Tieden
Buena Vista	Langland	Ossian	Van Drie
Goode	Lawson	Pelton	Van Nostrand
Graham	Lippold	Perkins	Van Roekel
Grassley	Lipsky	Peterson	Varley
Hamilton	Logue	Pierson	Walter
Hansen of	McCartney	Radl	Warren
Black Hawk	Mendenhall	Rex	Waugh
Hanson of	Menefee	Roorda	Weichman
Howard-Mitchell	Millen	Sanders	Welden
Holden	Miller of	Schroeder	Winkelman
Huff	Jones	Shaw	Wolfe
Johnson of	Miller of	Shepherd	Mr. Speaker
Audubon	Marshall		

The nays were, 84:

Blouin	Ewell	Kennedy of	Nolting
Brinck	Freeman of	Dubuque	Poney
Caffrey	Clay-Dickinson	Knight	Priebe
Cochran	Gannon	Knoblauch	Renda
Crosier	Jesse	Mezvinsky	Rodgers
Dietz	Johnston of	Middleswart	Schmeiser
Dougherty	Johnson	Miller of	Schwartz
Doyle	Kennedy of	Des Moines	Stroburg
Duitscher	Chickasaw	Nelson	Tapscott
Dunton		Newton	Wells

Absent or not voting, 13:

Baker	Dooley	Logemann	McIntyre
Bennett	Franklin	Mayberry	Skinner
Camp	Hill	McCormick	Voorhees
Crabb			

The motion prevailed.

Shepherd of Lee moved that the vote by which Senate File 1181 was placed on its last reading be reconsidered.

The motion prevailed.

Rodgers of Dallas moved that Senate File 1181 be deferred and that the bill retain its place on the calendar.

A non-record roll call was requested.

The ayes were 30, nays 71.

The 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.

Rule 70 was invoked.

On the question "Shall the bill pass?" (S.F. 1181)

The ayes were, 71:

Alt	Grassley	Mendenhall	Sanders
Andersen	Hamilton	Menefee	Schroeder
Battles	Hansen of	Millen	Shaw
Bergman	Black Hawk	Miller of	Shepherd
Camp	Hanson of	Jones	Sorg
Campbell	Howard-Mitchell	Miller of	Stokes
Christensen	Holden	Marshall	Strand
Corey	Huff	Miller of	Stromer
Crabb	Johnson of	Page	Tieden
Cunningham	Audubon	Milligan	Van Drie
Darrington	Kitner	Mohrfeld	Van Nostrand
Den Herder	Kluever	Nielsen	Van Roekel
Drake	Koch	Ossian	Varley
Edgington	Kreamer	Pelton	Walter
Ellsworth	Kruse	Perkins	Waugh
Fisher of	Langland	Peterson	Weichman
Greene	Lawson	Pierson	Winkelman
Freeman of	Lippold	Radl	Wolfe
Buena Vista	Lipsky	Rex	Mr. Speaker
Graham	McCartney	Roorda	

The nays were, 45:

Baker	Fischer of	Kennedy of	Nolting
Blouin	Grundy	Dubuque	O'Hearn
Brinck	Freeman of	Knight	Poncy
Caffrey	Clay-Dickinson	Knoblauch	Priebe
Cochran	Gannon	Logue	Renda
Crosier	Goode	Mayberry	Rodgers
Dietz	Hill	McCormick	Schmeiser
Dougherty	Jesse	Mezvinsky	Schwartz
Doyle	Johnston of	Middleswart	Strothman
Duitscher	Johnson	Miller of	Tapscott
Dunton	Kehe	Des Moines	Warren
Ewell	Kennedy of	Nelson	Welden
	Chickasaw	Newton	Wells

Absent or not voting, 8:

Bennett	Franklin	McIntyre	Stroburg
Dooley	Logemann	Skinner	Voorhees

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

Van Drie of Story moved that the vote by which Senate File 1181 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 68, nays 43.

The motion prevailed.

Millen of Jefferson-Van Buren in the chair at 11:22 a.m.

CONSIDERATION OF BILLS
SIFTING COMMITTEE CALENDAR

House File 1336, a bill for an act relating to establishment and administration of conservancy districts, was taken up for consideration.

(House File 1336 pending.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS

The House resumed consideration of **House File 1336**.

Campbell of Washington offered the following amendment filed by him and moved its adoption:

Amend House File 1336, page 30, line 28, by inserting after the word "water" the words "and soil".

The amendment was adopted.

Campbell of Washington offered the following amendment filed by him and moved its adoption:

Amend House File 1336, page 35, line 13, by inserting after the word "needed" the words "to control water flow".

A non-record roll call was requested.

The ayes were 32, nays 54.

The amendment lost.

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?" (H.F. 1336)

The ayes were, 79:

Alt	Cunningham	Freeman of	Jesse
Andersen	Dougherty	Buena Vista	Johnson of
Baker	Duitscher	Gannon	Audubon
Battles	Dunton	Grassley	Johnston of
Blouin	Edgington	Hanson of	Johnson
Brinck	Ellsworth	Howard-Mitchell	Kehe
Caffrey	Ewell	Hill	Kennedy of
Campbell	Fischer of	Holden	Chickasaw
Cochran	Grundy	Huff	

Kennedy of Dubuque	Mendenhall Menefee	O'Hearn Pelton	Sorg Stromer
Kitner	Mezvingky	Pierson	Tapscott
Kluever	Middleswart	Poncy	Tieden
Knoblauch	Millen	Radl	Van Drie
Kreamer	Miller of	Renda	Van Nostrand
Kruse	Des Moines	Rodgers	Van Roekel
Langland	Miller of	Sanders	Varley
Lawson	Jones	Schmeiser	Walter
Lippold	Miller of	Schwartz	Wells
Lipsky	Marshall	Shaw	Winkelman
Mayberry	Milligan	Shepherd	Wolfe
McCartney	Newton	Skinner	Mr. Speaker
McCormick	Nolting		

The nays were, 85:

Bergman	Freeman of	Logue	Roorda
Camp	Clay-Dickinson	Miller of	Schroeder
Christensen	Goode	Page	Stokes
Crabb	Graham	Mohrfeld	Strand
Darrington	Hamilton	Nelson	Stroburg
Dooley	Hansen of	Nielsen	Strothman
Doyle	Black Hawk	Ossian	Warren
Fisher of	Knight	Peterson	Waugh
Greene	Koch	Priebe	Weichman
	Logemann	Rex	Welden

Absent or not voting, 10:

Bennett	Den Herder	Franklin	Perkins
Corey	Dietz	McIntyre	Voorhees
Crosier	Drake		

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

Langland of Winneshiek moved that the vote by which House File 1336 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 59, nays 40.

The 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 Files 178, 300, 568, 588, 645, 1062, 1122, 1135, 1162 and 1189.

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 178, 300, 568, 588, 645, 1062, 1122, 1135, 1162 and 1189.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on March 26, 1970, he approved and transmitted to the Secretary of State the following bills:

House File 163, an act relating to administrative rules of departments of the state.

House File 409, an act relating to public employee credit unions.

House File 491, 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.

House File 788, an act to establish a special employment security contingency fund consisting of interest and penalties collected on delinquent employment security contributions and reports.

House File 1122, an act relating to construction of public highways and certain other installations across the right-of-way of a drainage or levee district.

House File 1277, an act relating to motor vehicles approaching, entering and turning at and between intersections.

AMENDMENTS FILED

- 1 Amend the Holden and Miller amendment to House File
- 2 1256, filed March 16, 1970, by striking from line 15 the
- 3 word "sheriff" and inserting in lieu thereof the words
- 4 "chief judge of the judicial district".

MILLER of Page

- 1 Amend House File 1275, page one (1), line six (6), by
- 2 inserting after the word "Code" the words "except the
- 3 treasurer of state".

LOGUE of Iowa

- 1 Amend House File 1355, page 2, by adding after
- 2 line 15 the following new section:
- 3 "Sec. 3. This Act shall be effective July 1, 1971."

HOLDEN of Scott

- 1 Amend Senate File 238, page 4, by striking lines 16
- 2 through 21 and inserting in lieu thereof the following:
- 3 1. Section 12, line 1, by inserting after the word
- 4 "board" the words "or the commissioner of the department
- 5 of public safety".
- 6 2. Section 13, line 3, by inserting after the word
- 7 "board" the words "or the commissioner of the department
- 8 of public safety".

HUFF of Polk

1 Amend Senate File 456 as amended, passed and reprinted
2 by the Senate, as follows:

3 1. On page 3, line 22, strike the word "two" and insert
4 in lieu thereof the word "three".

5 2. On page 3, line 24, strike the word "temporary".

6 3. On page 3, line 25, strike the comma after the word
7 "fee" and insert in lieu thereof a period.

8 4. On page 3, strike the remainder of line 25 after the
9 word "fee" and all of lines 26 through 29.

DEN HERDER of Sioux
McCORMICK of Delaware
DRAKE of Louisa-Muscatine
SORG of Linn

1 Amend Senate File 456, as amended, passed and reprinted
2 by the Senate, as follows:

3 On page 5, add to section 10, subsection 3, "The board
4 may also accept the voluntary surrender of such license with-
5 out necessity of a hearing. In the event of the inability
6 of the regular administrator of a nursing home to perform his
7 duties or through death or other cause the nursing home is
8 without a licensed administrator, a provisional administrator
9 may be appointed on a temporary basis, to perform such duties
10 for a period not to exceed six months or the nursing home
11 board or owner show just cause why extension in excess of
12 this is necessary."

COREY of Louisa-Muscatine

1 Amend the Grassley, et al., amendment to Senate File 565,
2 filed March 4, 1970, by striking lines 15 through 29, inclusive,
3 and renumbering the remaining sections.

GRASSLEY of Butler

1 Amend the schools committee amendment to Senate File
2 640, filed March 10, 1970, by inserting after line fifty-
3 six (56) the following:

4 "4. Unencumbered balance."

STROMER of Hancock

1 Amend the committee on schools amendment to Senate File
2 640, found on pages 859 through 864 of the House Journal of
3 March 10, 1970, as follows:

4 1. Line 156, by inserting after the word "percent"
5 the following: "for the fiscal year beginning July 1, 1970,
6 nor more than ten percent for the fiscal year beginning
7 July 1, 1971, and in any fiscal year thereafter no state
8 equalization aid shall be paid on any expenditures which
9 exceed the adjusted reimbursable state average per pupil
10 expenditure."

11 2. Lines 156 and 157, by striking the words ", nor
12 will state equalization aid" and inserting in lieu thereof
13 the words "Also, no state equalization aid shall".

HUFF of Polk

1 Amend Senate File 1009 as follows:

2 1. Line five (5), strike "county of his appointment".

- 3 2. Strike all of line eight (8).
 4 3. Place a period at the end of line seven (7).
 5 4. Strike section two (2) and insert:
 6 Sec. 2. Section five hundred fifty-eight point thirty-nine
 7 (558.39), Code 1966, is amended as follows:
 8 1. Line thirty-two (32), strike "in and for said county"
 9 and insert "acting in the county of his appointment".
 10 2. Lines forty-six (46) and forty-seven (47), strike "in
 11 and for said county" and insert "acting in the county of his
 12 appointment".

GOODE of Appanoose-Davis

- 1 Amend the committee on commerce amendment to Senate
 2 File 1184, filed March 23, 1970, and appearing on pages
 3 1149 through 1151 of the House Journal by inserting after
 4 line 99 the following:
 5 18. Page 1, by inserting after line 2 the following new
 6 paragraph:
 7 WHEREAS, the general assembly finds that from time to
 8 time prior to plans for pipeline and like projects becoming
 9 common knowledge, title to and interests in land have been
 10 acquired for considerations less than is its fair value,
 11 sometimes to the disadvantage of widows, orphans, aged and
 12 infirm persons, and others to whom the state is bound to
 13 assure the equal protection of its laws, not merely in terms
 14 but in fact and substance; NOW THEREFORE,.

HOLDEN of Scott

- 1 Amend the committee on commerce amendment to Senate
 2 File 1185, filed March 23, 1970, and appearing on pages 1151
 3 through 1153 of the House Journal, by inserting after line
 4 126 the following:
 5 14. Page 1, by inserting after line 2 the following new para-
 6 graph:
 7 WHEREAS, the general assembly finds that from time to
 8 time prior to plans for transmission line projects becoming
 9 common knowledge, title to and interests in land have been
 10 acquired for considerations less than is its fair value, some-
 11 times to the disadvantage of widows, orphans, aged and infirm
 12 persons, and others to whom the state is bound to assure the
 13 equal protection of its laws, not merely in terms but in fact
 14 and substance; NOW THEREFORE,.

HOLDEN of Scott

- 1 Amend Senate File 1230 by adding thereto the following:
 2 Sec. 2. Section three hundred sixty-three point forty-
 3 three (363.43), Code 1966, is hereby amended by adding thereto
 4 the following:
 5 "The annual dues set by the league of Iowa municipalities
 6 shall be the same per person for each city or town assessed.

GOODE of Appanoose-Davis

- 1 Amend Senate File 1278, as amended and passed by the
 2 Senate, by inserting on page 2, after the period in line 4, the
 3 following new sentence:
 4 However, no owner shall receive an additional credit

5 under section one (1) of this Act in excess of his homestead
6 tax credit as computed in dollars under subsection two (2)
7 of section four hundred twenty-five point one (425.1) of the
8 Code.

KOCH of Woodbury

On motion by McCartney of Floyd, the House adjourned until
10:00 a.m., Monday, March 30, 1970.

JOURNAL OF THE HOUSE

Seventy-eighth Calendar Day—Fifty-fifth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, MARCH 30, 1970.

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

Prayer was offered by the Reverend T. Ray Crews, pastor of the South Muscatine Parish, United Methodist Church, Muscatine, Iowa.

The Journal of Thursday, March 26, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Strothman of Henry on request of Corey of Louisa-Muscatine.

PRESENTATION OF VISITORS

Den Herder of Sioux presented to the House the Honorable Martin D. Van Oosterhout, Judge of the United States Court of Appeals for the Eighth District and former member of the House in the Forty-eighth and Forty-ninth General Assemblies, representing Sioux County.

Menefee of Fayette presented to the House the Honorable J. C. Davis, former member of the House in the Fifty-first, Fifty-second, Fifty-third and Fifty-fourth General Assemblies representing Fayette County.

The Speaker announced the following visitors present in the House chamber:

Seven Girl Scouts from Troop 177, Newton, Iowa, accompanied by their leaders, Mrs. James Blom and Mrs. Milford Ober. By Gannon of Jasper.

Twenty-seven Girl Scouts from Troops 126 and 290, Marshalltown, Iowa, accompanied by their leaders, Mrs. Gerald Harms and Mrs. Robert Long. By Miller of Marshall and Hill of Marshall.

PETITION FILED

The following petition was received and placed on file:

By Johnson of Audubon-Guthrie, from twelve residents of Audu-

bon County opposing the transfer of \$10,000,000 from the road use tax fund and favoring the removal of highway commission employees from the state merit system.

SENATE MESSAGES CONSIDERED

Senate File 1155, a bill for an act relating to the time when the compensation of mayors and councilmen may be changed.

Read first time and referred to the **sifting committee**.

Senate File 1272, a bill for an act relating to county commissions of hospitalization.

Read first time and referred to the **sifting committee**.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 244, a bill for an act relating to civil service workers.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 443, a bill for an act relating to reversion of schoolhouse sites.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1103, a bill for an act relating to the expenditure of funds deposited in the primary road fund.

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

House File 1305, a bill for an act relating to the issuance of bonds for dock purposes.

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

House File 1306, a bill for an act relating to the granting of easements by a municipality in connection with a certain project.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 443

Amend House File 443, page 1, by adding after line 12 the following new subsection:

"3. By striking lines five (5), six (6) and seven (7) and inserting in lieu thereof the following words: 'schoolhouse sites shall revert to the then'."

SENATE AMENDMENT TO HOUSE FILE 1103

Amend House File 1103, as amended and passed by the House, as follows:

1. Page 2, by adding after line 12 the following new sections:

a. Sec. 2. House File three hundred ninety-four (394), Acts of the Sixty-third General Assembly, Second Session, is hereby amended as follows:

1. By striking from section two (2), subsection one (1), the words "Classification of roads and streets. The roads and streets of the state are hereby classified into the following systems" and inserting in lieu thereof the following:

"Functional classification of roads and streets. For the purpose of functionally classifying the roads and streets of this state to cooperate with the United States department of transportation, as required by section seventeen (17), public law 90-495, and for no other purpose, the roads and streets of this state are hereby classified into the following systems".

2. By striking from section two (2), subsection two (2), the words "Definition of road and street systems. The following words and phrases relating to roads and streets shall have the following meanings" and inserting in lieu thereof the following:

"Definitions of road and street systems. For the purpose of functionally classifying the roads and streets of this state to cooperate with the United States department of transportation, as required by section seventeen (17), public law 90-495, and for no other purpose, the following words and phrases relating to roads and streets shall have the following meanings".

3. By striking section three (3).

b. Sec. 3. Chapter three hundred six (306), Code 1966, is hereby amended by adding the following sections:

(1). The highways of the state are hereby classified into four systems, to wit: the primary road system, the institutional road system, the secondary road system, and the state park road system.

The secondary road system is subdivided into farm-to-market roads and local secondary roads.

(2). The following words and phrases when used in this chapter or in any chapter of the Code relating to highways shall respectively have the following meaning:

1. The term "primary roads" or "primary road system" shall include those main market roads and highway traffic arteries, outside of cities and towns, which have been designated as primary roads under section three hundred thirteen point two (313.2) of the Code or which may hereafter be so designated as the law may provide.

2. The term "institutional roads" shall include those highways, either inside or outside of cities and towns, upon land belonging to the state at any state institution.

3. The term "secondary roads" or "secondary road system" shall include all public highways, outside of cities and towns, except primary roads and state park and institutional roads.

4. The term "farm-to-market roads" or "farm-to-market road system" shall include those main secondary roads which

have been designated as farm-to-market roads under section three hundred ten point ten (310.10) of the Code or which may hereafter be so designated as the law may provide.

5. The term "local secondary roads" or "local secondary road system" shall include all those secondary roads which are not now, or may not hereafter be, included in the farm-to-market road system.

6. The term "state park roads" shall include all those highways and roads, either inside or outside of cities and towns, upon land belonging to the state at any state park.

7. The term "interstate roads" or "interstate road system" shall include those roads of the primary road system that are designated or will be designated by the secretary of commerce of the United States government as the "National System of Interstate and Defense Highways" in Iowa.

(3). Jurisdiction and control over the highways of the state are hereby vested in and imposed on (1) the state highway commission as to primary roads; (2) the county board of supervisors as to secondary roads within their respective counties; and (3) the board or commission in control of any state park or institution as to any state park or institutional road at such state park or state institution. However, as to any state park road which is an extension of either a primary or secondary highway which both enters and exits from the state park at separate points, the state highway commission in the case of a primary road, and the county board of supervisors in the case of secondary roads, shall have concurrent jurisdiction with the state conservation commission over such roads, and the state highway commission in the case of a primary road and the board of supervisors in the case of a secondary road, may expend the moneys available for such roads in the same manner as they expend such funds on other roads over which they exercise jurisdiction and control. The parties exercising concurrent jurisdiction shall enter into agreements with each other as to the kind and type of construction, reconstruction and repair and the division of cost thereof, but in the absence of such agreement the jurisdiction and control of said road shall remain under the conservation commission. Provided, however, that the Iowa state highway commission, in the case of a primary highway extension, and the board of supervisors in the case of a secondary highway extension, shall perform maintenance on said road in the same manner as performed on a highway of a like type of surface or construction.

2. Page 1, line 1, by adding after the word "relating" the words "to the jurisdiction over roads and highways,".

ADOPTION OF HOUSE CONCURRENT RESOLUTION 127

Doyle of Woodbury called up for consideration **House Concurrent Resolution 127**, filed on March 23, 1970, and found on page 1145 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 **Senate File 1171**, a bill for an act relating to determining compensation in eminent domain proceedings, amended by the House and further amended by the Senate and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 1171 by striking all of line 5 and inserting in lieu thereof the following:

"2. Page 1, line 8, by striking 'resident freeholders' and inserting in lieu thereof the word 'residents'."

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Holden of Scott moved that the bill, as amended by the House and further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 1171)

The ayes were, 92:

Baker	Franklin	McCartney	Radl
Battles	Freeman of	McCormick	Rex
Bennett	Clay-Dickinson	McIntyre	Rodgers
Bergman	Gannon	Mendenhall	Roorda
Blouin	Goode	Menefee	Sanders
Caffrey	Graham	Middleswart	Schmeiser
Camp	Grassley	Millen	Schroeder
Campbell	Hamilton	Miller of	Shepherd
Cochran	Hansen of	Des Moines	Skinner
Corey	Black Hawk	Miller of	Stokes
Crabb	Hanson of	Jones of	Strand
Crosier	Howard-Mitchell	Miller of	Stroburg
Cunningham	Hill	Marshall	Stromer
Darrington	Holden	Milligan	Van Drie
Den Herder	Huff	Mohrfeld	Van Roekel
Dietz	Kennedy of	Nelson	Varley
Dougherty	Dubuque	Newton	Voorhees
Doyle	Knight	Nielsen	Walter
Duitscher	Koch	Nolting	Warren
Dunton	Kruse	O'Hearn	Waugh
Edgington	Lawson	Ossian	Welden
Ellsworth	Lippold	Pelton	Wells
Fischer of	Lipsky	Pierson	Winkelman
Fischer of	Logue	Poncy	Wolfe
Greene	Mayberry	Priebe	Mr. Speaker

The nays were, none.

Absent or not voting, 32:

Alt	Dooley	Freeman of	Johnson of
Andersen	Drake	Buena Vista	Audubon
Brinck	Ewell	Jesse	Johnston of
Christensen			Johnson

Kehe	Kreamer	Perkins	Strothman
Kennedy of	Langland	Peterson	Tapscott
Chickasaw	Logemann	Renda	Tieden
Kitner	Mezvinsky	Schwartz	Van Nostrand
Cluever	Miller of	Shaw	Wiechman
Knoblauch	Page	Sorg	

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

CONSIDERATION OF BILLS NONCONTROVERSIAL CALENDAR

House File 581, a bill for an act relating to municipal utility retirement systems, 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 581 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred twelve point four (412.4), Code 1966, is hereby amended as follows:

By striking all of line nine (9) after the word "state," and all of lines ten (10) through fourteen (14), inclusive, and inserting in lieu thereof the following:

"or any bank located in Iowa having trust powers for the investment of funds contributed to an annuity or pension system, for the payment of the pensions or annuities provided in such pension or annuity retirement system, and may pay the premiums or make the contribution of such contract out of the fund provided in section four hundred twelve point two (412.2) of the Code. Funds contributed to a bank pursuant to such a contract shall be invested in the manner prescribed in section six hundred thirty-three point one hundred twenty-three (633.123) of the Code, and may be commingled with and invested as a part of a common or master fund managed for the benefit of more than one public utility."

The amendment was adopted.

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. 581)

The ayes were, 92:

Alt	Bergman	Cochran	Darrington
Andersen	Blouin	Corey	Den Herder
Baker	Caffrey	Crabb	Dietz
Battles	Camp	Crosier	Dougherty
Bennett	Campbell	Cunningham	Doyle

Duitscher	Holden	Miller of	Schmeiser
Dunton	Huff	Des Moines	Schroeder
Edgington	Kennedy of	Miller of	Schwartz
Ellsworth	Chickasaw	Jones	Shepherd
Ewell	Kennedy of	Miller of	Skinner
Fisher of	Dubuque	Marshall	Stokes
Greene	Knight	Milligan	Strand
Franklin	Knoblauch	Nelson	Stromer
Freeman of	Koch	Newton	Van Drie
Buena Vista	Kruse	Nielsen	Van Roekel
Freeman of	Lawson	Nolting	Varley
Clay-Dickinson	Lippold	O'Hearn	Voorhees
Goode	Lipsky	Ossian	Walter
Graham	Logue	Pierson	Warren
Grassley	Mayberry	Poncy	Waugh
Hamilton	McCartney	Priebe	Welden
Hansen of	McCormick	Rex	Wells
Black Hawk	McIntyre	Rodgers	Winkelman
Hanson of	Mendenhall	Roorda	Wolfe
Howard-Mitchell	Menefee	Sanders	Mr. Speaker
Hill	Middleswart		

The nays were, none.

Absent or not voting, 32:

Brinck	Johnston of	Millen	Shaw
Christensen	Johnson	Miller of	Sorg
Dooley	Kehe	Page	Stroburg
Drake	Kitner	Mohrfeld	Strothman
Fischer of	Kluever	Pelton	Tapscott
Grundy	Kreamer	Perkins	Tieden
Gannon	Langland	Peterson	Van Nostrand
Jesse	Logemann	Radl	Weichman
Johnson of	Mezvinsky	Renda	
Audubon			

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 11:22 a.m.

House File 1188, a bill for an act relating to required eye safety equipment used in schools, 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 1188 by adding the following new subsection:

"4. By striking lines forty-five (45), forty-six (46), forty-seven (47), and forty-eight (48), inclusive, and inserting in lieu thereof the words "American National Standard Z87.1-1968, Practice for Occupational and Educational Eye and Face Protection promulgated by the American National Standards Institute, Inc."

The amendment was adopted.

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. 1188)

The ayes were, 93:

Alt	Freeman of	Mayberry	Rex
Andersen	Clay-Dickinson	McCartney	Rodgers
Battles	Gannon	McIntyre	Roorda
Bennett	Goode	Mendenhall	Sanders
Bergman	Graham	Menefee	Schmeiser
Blouin	Grassley	Middleswart	Schroeder
Brinck	Hamilton	Miller of	Schwartz
Caffrey	Hansen of	Des Moines	Shaw
Camp	Black Hawk	Miller of	Shepherd
Campbell	Hanson of	Jones	Sorg
Christensen	Howard-Mitchell	Miller of	Stokes
Cochran	Hill	Marshall	Strand
Corey	Holden	Milligan	Stromier
Crabb	Huff	Mohrfeld	Tieden
Cunningham	Jesse	Nelson	Van Drie
Darrington	Kennedy of	Newton	Van Roekel
Den Herder	Chickasaw	Nielsen	Varley
Dietz	Kennedy of	Nolting	Voorhees
Doyle	Dubuque	O'Hearn	Walter
Duitscher	Knoblauch	Ossian	Warren
Dunton	Koch	Peterson	Waugh
Ellsworth	Kruse	Pierson	Welden
Franklin	Lawson	Poney	Wells
Freeman of	Lippold	Priebe	Wolfe
Buena Vista	Lipsky	Radl	Speaker
	Logue	Renda	pro tempore

The nays were, 5:

Dougherty	McCormick	Stroburg	Winkelman
Ewell			

Absent or not voting, 26:

Baker	Harbor	Knight	Perkins
Crosier	Johnson of	Kreamer	Skinner
Dooley	Audubon	Langland	Strothman
Drake	Johnston of	Logemann	Tapscott
Edgington	Johnson	Mezvinisky	Van Nostrand
Fischer of	Kehe	Miller of	Weichman
Grundy	Kitner	Page	
Fisher of	Cluever	Pelton	
Greene			

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

House File 1325, a bill for an act relating to members of the county conservation board, was taken up for consideration.

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. 1325)

The ayes were, 96:

Alt	Freeman of	Mayberry	Rodgers
Andersen	Buena Vista	McCartney	Roorda
Battles	Freeman of	McCormick	Sanders
Bennett	Clay-Dickinson	McIntyre	Schmeiser
Bergman	Gannon	Mendenhall	Schroeder
Blouin	Goode	Menefee	Schwartz
Brinck	Graham	Middleswart	Shaw
Caffrey	Grassley	Miller of	Shepherd
Camp	Hamilton	Jones	Sorg
Campbell	Hansen of	Miller of	Stokes
Christensen	Black Hawk	Marshall	Strand
Cochran	Hanson of	Miller of	Stroburg
Crabb	Howard-Mitchell	Page	Stromer
Crosier	Hill	Milligan	Tieden
Cunningham	Huff	Mohrfeld	Van Drie
Darrington	Kennedy of	Nelson	Van Roekel
Dietz	Chickasaw	Nielsen	Varley
Dougherty	Kennedy of	Nolting	Voorhees
Doyle	Dubuque	O'Hearn	Walter
Duitscher	Knoblauch	Ossian	Warren
Dunton	Koch	Peterson	Waugh
Edgington	Kreamer	Pierson	Wells
Ellsworth	Kruse	Poncy	Winkelman
Ewell	Lawson	Priebe	Wolfe
Fischer of	Lippold	Radl	Speaker
Grundy	Lipsky	Renda	pro tempore
Franklin	Logue	Rex	

The nays were, none.

Absent or not voting, 28:

Baker	Holden	Kluever	Pelton
Corey	Jesse	Knight	Perkins
Den Herder	Johnson of	Langland	Skinner
Dooley	Audubon	Logemann	Strothman
Drake	Johnston of	Mezvinsky	Tapscott
Fisher of	Johnson	Miller of	Van Nostrand
Greene	Kehe	Des Moines	Weichman
Harbor	Kitner	Newton	Welden

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 11:35 a.m.

House File 1333, a bill for an act relating to the sale of mobile homes, travel trailers, and camping trailers, was taken up for consideration.

McIntyre of Linn asked for unanimous consent to withdraw the amendment filed by him on March 17, 1970, and found on page 1068 of the House Journal.

Objection was raised.

McIntyre of Linn moved that the amendment filed by him on March 17, 1970, be withdrawn.

The motion prevailed.

Winkelman of Calhoun asked and received unanimous consent to withdraw the amendment filed by him on March 16, 1970, and found on page 1046 of the House Journal.

Winkelman of Calhoun offered the following amendment filed by him and Dougherty of Lucas-Monroe and moved its adoption:

Amend House File 1333 by striking lines eight (8) through eleven (11) and inserting the following:

“The term ‘motor vehicle’ as used in this subsection shall not apply to the sale of new or used vehicles without motive power when such sales are made pursuant to a”.

Amend the title by striking all after the word “sale” and inserting “on Sunday of vehicles without motive power.”

The amendment was adopted.

Dougherty of Lucas-Monroe moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question “Shall the bill pass?” (H.F. 1333)

The ayes were, 85:

Alt	Fisher of	Lippold	Priebe
Andersen	Greene	Lipsky	Renda
Baker	Franklin	Logue	Rex
Battles	Freeman of	Mayberry	Rodgers
Bennett	Buena Vista	McCartney	Roorda
Bergman	Gannon	McCormick	Schroeder
Blouin	Goode	Mendenhall	Schwartz
Brinck	Graham	Menefee	Shaw
Caffrey	Grassley	Middleswart	Shepherd
Camp	Hamilton	Millen	Strand
Christensen	Hanson of	Miller of	Stroburg
Cochran	Howard-Mitchell	Des Moines	Stromer
Crabb	Hill	Miller of	Tapscott
Crosier	Holden	Jones	Tieden
Cunningham	Huff	Miller of	Van Drie
Darrington	Jesse	Marshall	Varley
Den Herder	Kennedy of	Milligan	Voorhees
Dietz	Dubuque	Newton	Waugh
Dougherty	Knoblauch	Nielsen	Welden
Doyle	Koch	O’Hearn	Wells
Dunton	Kreamer	Pelton	Winkelman
Ellsworth	Kruse	Pierson	Wolfe
Fischer of	Lawson	Poncy	Mr. Speaker
Grundy			

The nays were, 17:

Campbell	Hansen of	Kennedy of	Nelson
Ewell	Black Hawk	Chickasaw	Nolting
Freeman of	Kehe	McIntyre	Ossian
Clay-Dickinson		Mohrfeld	Peterson

Radl	Stokes	Van Roekel	Warren
Schmeiser			

Absent or not voting, 22:

Corey	Johnston of	Logemann	Skinner
Dooley	Johnson	Mezvinsky	Sorg
Drake	Kitner	Miller of	Strothman
Duitscher	Kluever	Page	Van Nostrand
Edgington	Knight	Perkins	Walter
Johnson of	Langland	Sanders	Weichman
Audubon			

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

The House resumed consideration of **House File 1275**, a bill for an act relating to deposits of public funds in banks.

Logue of Iowa offered the following amendment filed by him and moved its adoption:

Amend House File 1275, page one (1), line six (6), by inserting after the word "Code" the words "except the treasurer of state".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 1275)

The ayes were, 90:

Alt	Freeman of	Mayberry	Poncy
Andersen	Buena Vista	McCartney	Priebe
Baker	Freeman of	McCormick	Radl
Battles	Clay-Dickinson	Mendenhall	Renda
Bennett	Gannon	Menefee	Rex
Bergman	Goode	Middleswart	Roorda
Blouin	Graham	Miller of	Schmeiser
Caffrey	Grassley	Des Moines	Schroeder
Camp	Hamilton	Miller of	Schwartz
Christensen	Hansen of	Jones	Shaw
Cochran	Black Hawk	Miller of	Sorg
Corey	Hanson of	Marshall	Stokes
Crabb	Howard-Mitchell	Miller of	Strand
Crosier	Hill	Page	Stroburg
Cunningham	Holden	Milligan	Stromer
Dietz	Kehe	Mohrfeld	Tieden
Dougherty	Kennedy of	Nelson	Van Drie
Doyle	Dubuque	Newton	Van Roekel
Duitscher	Knight	Nielsen	Varley
Dunton	Knoblauch	Nolting	Voorhees
Ellsworth	Kreamer	O'Hearn	Waugh
Ewell	Kruse	Ossian	Wells
Fisher of	Lawson	Pelton	Winkelman
Greene	Lippold	Peterson	Wolfe
Franklin	Logue	Pierson	Mr. Speaker

The nays were, 13:

Brinck	Kennedy of	McIntyre	Shepherd
Campbell	Chickasaw	Millen	Skinner
Huff	Koch	Rodgers	Warren
Jesse	Lipsky		

Absent or not voting, 21:

Darrington	Johnson of	Langland	Tapscott
Den Herder	Audubon	Logemann	Van Nostrand
Dooley	Johnston of	Mezvinsky	Walter
Drake	Johnson	Perkins	Weichman
Edgington	Kitner	Sanders	Welden
Fischer of	Cluever	Strothman	
Grundy			

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

APPROPRIATIONS CALENDAR

House File 241, a bill for an act relating to the payment of attorney fees to court-appointed attorneys, with report of committee recommending passage, was taken up for consideration.

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. 241)

The ayes were, 102:

Alt	Freeman of	Lippold	Peterson
Andersen	Buena Vista	Lipsky	Pierson
Baker	Freeman of	Logue	Poncy
Battles	Clay-Dickinson	Mayberry	Priebe
Bennett	Gannon	McCartney	Radl
Bergman	Goode	McCormick	Renda
Blouin	Graham	McIntyre	Rodgers
Brinck	Grassley	Mendenhall	Sanders
Caffrey	Hamilton	Menefee	Schmeiser
Camp	Hansen of	Middleswart	Schroeder
Campbell	Black Hawk	Millen	Schwartz
Christensen	Hanson of	Miller of	Shaw
Cochran	Howard-Mitchell	Des Moines	Shepherd
Corey	Hill	Miller of	Sorg
Crabb	Holden	Jones	Stokes
Cunningham	Huff	Miller of	Strand
Darrington	Jesse	Marshall	Stroburg
Den Herder	Kehe	Miller of	Stromer
Dietz	Kennedy of	Page	Tapscott
Dougherty	Chickasaw	Milligan	Tieden
Doyle	Kennedy of	Mohrfeld	Van Drie
Duitscher	Dubuque	Nelson	Van Roekel
Dunton	Knight	Newton	Varley
Ellsworth	Knoblauch	Nielsen	Voorhees
Ewell	Koch	Nolting	Walter
Fisher of	Kruse	Ossian	Warren
Greene	Lawson	Pelton	Waugh

Welden	Winkelman	Wolfe	Mr. Speaker
Wells			

The nays were, 2:

Crosier	Rex
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Absent or not voting, 20:

Dooley	Johnson of	Kreamer	Roorda
Drake	Audubon	Langland	Skinner
Edgington	Johnston of	Logemann	Strothman
Fischer of	Johnson	Mezvinsky	Van Nostrand
Grundy	Kitner	O'Hearn	Weichman
Franklin	Kluever	Perkins	

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

The House resumed consideration of **Senate File 1152**, a bill for an act relating to copies of an enforcement officer's report of a motor vehicle accident, was taken up for consideration.

Miller of Jones offered the following amendment filed by him and moved its adoption:

Amend **Senate File 1152** by striking lines eight (8) and nine (9) and inserting in lieu thereof "words 'of two dollars for'."

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?" (S.F. 1152)

The ayes were, 105:

Alt	Duitscher	Kehe	Miller of
Andersen	Dunton	Kennedy of	Des Moines
Baker	Ellsworth	Chickasaw	Miller of
Battles	Ewell	Kennedy of	Jones
Bennett	Fisher of	Dubuque	Miller of
Bergman	Greene	Knight	Marshall
Blouin	Freeman of	Knoblauch	Miller of
Brinck	Buena Vista	Koch	Page
Caffrey	Freeman of	Kreamer	Milligan
Camp	Clay-Dickinson	Kruse	Mohrfeld
Campbell	Gannon	Lawson	Nelson
Christensen	Goode	Lippold	Newton
Cochran	Graham	Lipsky	Nielsen
Corey	Grassley	Mayberry	Nolting
Crabb	Hamilton	McCartney	O'Hearn
Crosier	Hansen of	McCormick	Ossian
Cunningham	Black Hawk	McIntyre	Pelton
Darrington	Hanson of	Mendenhall	Peterson
Den Herder	Howard-Mitchell	Menefee	Pierson
Dietz	Hill	Middleswart	Poncy
Dougherty	Holden	Millen	Priebe
Doyle	Huff		Radl

Renda	Shaw	Tieden	Waugh
Rex	Shepherd	Van Drie	Welden
Rodgers	Sorg	Van Roekel	Wells
Roorda	Stokes	Varley	Winkelman
Sanders	Strand	Voorhees	Wolfe
Schmeiser	Stroburg	Walter	Mr. Speaker
Schroeder	Stromer	Warren	
Schwartz	Tapscott		

The nays were, 1:

Fischer of
Grundy

Absent or not voting, 18:

Dooley	Johnson of	Kluever	Perkins
Drake	Audubon	Langland	Skinner
Edgington	Johnston of	Logemann	Strothman
Franklin	Johnson	Logue	Van Nostrand
Jesse	Kitner	Mezvinsky	Weichman

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

Senate File 1153, a bill for an act relating to certifying copies of the driving record of persons subject to the motor vehicle financial responsibility law, was taken up for consideration.

Kehe of Bremer offered the following amendment filed by him and moved its adoption:

Amend Senate File 1153, page 1, line 7, by striking the word "one" and inserting in lieu thereof the word "two".

Further amend by striking all after the word "abstract" in line 8 and all of lines 9, 10 and 11.

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?" (S.F. 1153)

The ayes were, 99:

Alt	Darrington	Gannon	Kennedy of
Andersen	Den Herder	Goode	Dubuque
Baker	Dietz	Graham	Knight
Battles	Dougherty	Glassley	Knoblauch
Bennett	Doyle	Hamilton	Koch
Bergman	Duitscher	Hansen of	Kremer
Blouin	Dunton	Black Hawk	Kruse
Caffrey	Ellsworth	Hanson of	Lawson
Camp	Ewell	Howard-Mitchell	Lippold
Campbell	Fisher of	Holden	Logue
Christensen	Greene	Huff	Mayberry
Cochran	Freeman of	Kehe	McCartney
Corey	Buena Vista	Kennedy of	McCormick
Crabb	Freeman of	Chickasaw	McIntyre
Cunningham	Clay-Dickinson		Mendenhall

Menefee	Nelson	Rodgers	Van Drie
Middleswart	Newton	Roorda	Van Roekel
Millen	Nielsen	Sanders	Varley
Miller of	Nolting	Schmeiser	Voorhees
Des Moines	O'Hearn	Schroeder	Walter
Miller of	Pelton	Schwartz	Warren
Jones	Peterson	Shaw	Waugh
Miller of	Pierson	Sorg	Welden
Marshall	Poncy	Stokes	Wells
Miller of	Priebe	Strand	Winkelman
Page	Radi	Stromer	Wolfe
Milligan	Renda	Tapscott	Mr. Speaker
Mohrfeld	Rex	Tieden	

The nays were, 4:

Crosier	Fischer of Grundy	Hill	Stroburg
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Absent or not voting, 21:

Brinck	Johnson of	Langland	Shepherd
Dooley	Audubon	Lipsky	Skinner
Drake	Johnston of	Logemann	Strothman
Edgington	Johnson	Mezvinsky	Van Nostrand
Franklin	Kitner	Ossian	Weichman
Jesse	Cluever	Perkins	

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

MOTION TO RECONSIDER

(Senate File 1153)

MR. SPEAKER: I move to reconsider the vote by which Senate File 1153 passed the House on March 30, 1970.

EDGAR H. HOLDEN

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, was taken up for consideration.

Roorda of Jasper asked and received unanimous consent to withdraw the amendment filed by the committee on state government on March 12, 1970, and found on pages 992, 993 and 994 of the House Journal.

Roorda of Jasper offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend Senate File 238 as follows:

1. Page two (2), lines four (4) through seven (7), strike all beginning with the word "Salary" and insert the following:
"Salary and expenses for such transferred agents included in the budget of the board of pharmacy examiners shall be transferred to the department of public safety by the state comptroller upon the effective date of the transfer."

2. Page two (2), line (12), strike the word "not".

3. Page two (2), line fourteen (14), strike the word "not".

4. Page two (2), line fifteen (15), strike the word "not".

5. Page two (2), insert after line sixteen (16) the following new paragraph:

"There is hereby appropriated from the general fund of the state eleven thousand dollars, or as much as may be necessary, to the department of public safety for the state's prior years contributions to the peace officers retirement system for the transferred agents. Prior years contributions shall include those years for which the transferred agents were employed by the board of pharmacy examiners. State funds contributed and employees contributions to the Iowa public employees retirement system during the period of employment of the transferred agents by the board of pharmacy examiners shall be transferred to the peace officers retirement system by the employment security commission on the effective date of this Act. Contributions to be made by the transferred agents for prior years to the peace officers retirement system for the period of employment with the board of pharmacy examiners shall be computed by the peace officers retirement board as of the date of transfer. The board, in making the computation for contributions, shall take into effect the transfers of the employees' contribution from the Iowa public employees retirement system. The transferred agents shall make payable to the peace officers retirement system the amount so computed by July 1, 1971."

6. Page two (2), line seventeen (17), strike the word "From" and insert in lieu thereof the words "Except as provided in this section, from".

7. Page two (2), line twenty-nine (29), insert after the period the following:

"However, if there is an individual who is not able to meet the qualifications established by section eighty point fifteen (80.15) or chapter ninety-seven A (97A) of the Code, and he otherwise possesses experience and training which qualifies him as a person capable of enforcing laws relating to narcotic drugs, counterfeit drugs and depressant or stimulant drugs, he may be hired by the commissioner of public safety notwithstanding."

8. Page three (3), strike all of lines five (5) through nine (9) and insert in lieu thereof the following:

"6. The commissioner of public safety shall establish a division of drug law enforcement and assign all enforcement functions and personnel therefor to the division of drug law enforcement. The commissioner shall assign other members of the department of public safety to the division of drug law enforcement on a temporary basis or for the purpose of special assignment. The division of drug law enforcement and any other division of the department of public safety may co-operate and co-ordinate their efforts in enforcing laws relating to drugs and other laws which the department is charged with enforcing."

9. Page three (3), line twenty-three (23), insert after the period the following:

"For the purpose of enforcing laws relating to narcotic drugs, counterfeit drugs and depressant or stimulant drugs, and upon good cause shown, personnel of the division of drug law

enforcement in the department of public safety shall be allowed to inspect audits and records in the possession of the state board of pharmacy examiners."

10. Page four (4), add to section five (5) the following paragraph:

Section one hundred eighty-nine point two (189.2), subsection one (1), Code 1966, is hereby further amended by inserting in line two (2) after the figures "203," the words and figures "two hundred three A (203A)."

11. Page four (4), add the following new sections:

Sec. 6. Section ninety-seven A point one (97A.1), Code 1966, is amended as follows:

1. Add to subsection two (2), line ten (10), after the figures "80.15" the words "and the division of drug law enforcement in the department of public safety except clerical workers".

2. Add to subsection six (6), lines four (4) and five (5), after the word "identification" the words "or division of drug law enforcement".

Sec. 7. Section ninety-seven A point three (97A.3), Code 1966, subsection one (1), line nine (9), is amended by adding after the word "safety" the words "or division of drug law enforcement in said department".

Sec. 8. This Act being deemed of immediate importance shall be in full force and effect from and after its final approval and publication in The Sheffield Press, a newspaper published at Sheffield, Iowa, and The DeWitt Observer, a newspaper published at DeWitt, Iowa.

Roll call was requested by Roorda of Jasper and Camp of Clinton.

On the question "Shall the amendment be adopted?"

The ayes were, 101:

Alt	Fischer of	Knoblauch	Mohrfeld
Andersen	Grundy	Kreamer	Nelson
Baker	Fisher of	Kruse	Newton
Battles	Greene	Langland	Nielsen
Bennett	Franklin	Lawson	Nolting
Bergman	Freeman of	Lippold	Ossian
Blouin	Clay-Dickinson	Lipsky	Pelton
Brinck	Goode	Logue	Peterson
Caffrey	Graham	Mayberry	Pierson
Camp	Grassley	McCartney	Poncy
Campbell	Hamilton	McCormick	Priebe
Christensen	Hansen of	Mendenhall	Radl
Cochran	Black Hawk	Menefee	Rex
Corey	Hanson of	Mezvinsky	Rodgers
Crabb	Howard-Mitchell	Middleswart	Roorda
Crosier	Hill	Millen	Schmeiser
Cunningham	Holden	Miller of	Schroeder
Darrington	Huff	Des Moines	Schwartz
Den Herder	Jesse	Miller of	Shaw
Dietz	Kehe	Jones	Shepherd
Dougherty	Kennedy of	Miller of	Skinner
Duitscher	Chickasaw	Marshall	Stokes
Dunton	Kennedy of	Miller of	Strand
Edgington	Dubuque	Page	Stroburg
Ellsworth	Kitner	Milligan	Stromer

Tapscott
Tieden
Van Drie

Varley
Voorhees
Walter

Warren
Vaugh
Weichman

Winkelman
Wolfe
Mr. Speaker

The nays were, 5:

Dooley
Doyle

Knight

Koch

Van Roekel

Absent or not voting, 18:

Drake
Ewell
Freeman of
Buena Vista
Gannon

Johnson of
Audubon
Johnston of
Johnson
Kluever
Logemann

McIntyre
O'Hearn
Perkins
Renda
Sanders

Sorg
Strothman
Van Nostrand
Welden
Wells

The amendment was adopted.

(Senate File 238 pending.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

CONSIDERATION OF BILLS NONCONTROVERSIAL CALENDAR

Senate File 1048, a bill for an act relating to township halls, with report of committee recommending passage, was taken up for consideration.

McCartney of Floyd offered the following amendment from the floor, filed by him and Peterson of Woodbury, and moved its adoption:

Amend Senate File 1048 by adding thereto the following new section:

Sec. 4. Chapter three hundred sixty (360), Code 1966, is hereby amended by adding thereto the following:

Any real estate, including improvements thereon, situated wholly outside of a city or town, owned by a township and heretofore used for township purposes and which is no longer necessary for township purposes, shall revert to the present owner of the tract from which the same was taken, provided that said owner of the tract last aforesaid shall, within the time hereinafter prescribed, pay the value thereof to the township clerk. In the event the township trustees and said owner of the tract from which such real property was taken do not agree as to the value of such property and improvements thereon, the township clerk shall, on written application of either party, appoint three disinterested residents of the township to appraise such property and improvements thereon.

The township clerk shall give notice to said trustees and said owner of the time and place of making such appraisal, which notice shall be served in the same manner and for the same time as for the commencement of action in the district court. Such appraisers shall

inspect the real estate and improvements and, at the time and place designated in the notice, appraise the same in writing, which appraisal, after being duly verified, shall be filed with the township clerk.

If the present owner of the tract from which said site was taken fails to pay the amount of such appraisal to such township within twenty days after the filing of same with the township clerk, the township trustees may sell said site, including any improvements thereon, to any person at the appraised value, or may sell the same at public auction for the best bid.

Any real estate including improvements thereon situated within a city or town, owned by a township and heretofore used for township purposes and which is no longer necessary for township purposes, may be sold by the township trustees at public auction for the best bid.

The township trustees in the case of joint ownership, in conjunction with any city or town authorities, shall not sell such real estate including improvements thereon unless the city or town authorities concur in such sale. The proceeds of such sale of jointly owned real estate including improvements located thereon shall be prorated between the township and the city or town on the basis of their respective contribution to the acquisition and maintenance of such property.

Sales at public auction contemplated herein shall be made only after the township trustees advertise for bids for such property. Such advertisement shall definitely describe said property and be published by at least one insertion each week for two consecutive weeks in some newspaper having general circulation in the township.

The township trustees shall not, prior to two weeks after the said second publication, nor later than six months after said second publication, accept any bid. The township trustees may accept only the best bid received prior to acceptance. The township trustees may decline to sell if all the bids received are deemed inadequate.

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. 1048)

The ayes were, 102:

Alt	Den Herder	Grassley	Knoblauch
Andersen	Dietz	Hamilton	Koch
Baker	Dooley	Hansen of	Kreamer
Battles	Dougherty	Black Hawk	Kruse
Bennett	Doyle	Hanson of	Langland
Bergman	Duitscher	Howard-Mitchell	Lawson
Blouin	Dunton	Holden	Lippold
Caffrey	Edgington	Huff	Logemann
Camp	Ellsworth	Jesse	Logue
Campbell	Ewell	Johnston of	Mayberry
Cochran	Franklin	Johnson	McCartney
Corey	Freeman of	Kennedy of	McCormick
Crabb	Clay-Dickinson	Chickasaw	McIntyre
Crosier	Gannon	Kennedy of	Mendenhall
Cunningham	Goode	Dubuque	Menefee
Darrington	Graham	Knight	Mezvinsky

Middleswart	Nolting	Schroeder	Van Roekel
Millen	Ossian	Schwartz	Varley
Miller of	Pelton	Shaw	Voorhees
Des Moines	Peterson	Shepherd	Walter
Miller of	Pierson	Skinner	Warren
Jones	Poncy	Sorg	Waugh
Miller of	Priebe	Stokes	Weichman
Marshall	Radl	Strand	Wells
Mohrfeld	Renda	Stroburg	Winkelman
Nelson	Rex	Stromer	Wolfe
Newton	Rodgers	Tapscott	Mr. Speaker
Nielsen	Roorda	Van Drie	

The nays were, none.

Absent or not voting, 22:

Brinck	Freeman of	Kluever	Sanders
Christensen	Buena Vista	Lipsky	Schmeiser
Drake	Hill	Miller of	Strothman
Fischer of	Johnson of	Page	Tieden
Grundy	Audubon	Milligan	Van Nostrand
Fisher of	Kehe	O'Hearn	Welden
Greene	Kitner	Perkins	

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

HOUSE FILE 1019 WITHDRAWN

Pierson of Mahaska asked and received unanimous consent to withdraw **House File 1019** from further consideration by the House.

APPROPRIATIONS COMMITTEE CALENDAR BUSINESS PENDING (Senate File 238)

The House resumed consideration of **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.

Huff of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 238, page 4, by striking lines 16 through 21 and inserting in lieu thereof the following:

1. Section 12, line 1, by inserting after the word "board" the words "or the commissioner of the department of public safety".

2. Section 13, line 3, by inserting after the word "board" the words "or the commissioner of the department of public safety".

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?" (S.F. 238)

The ayes were, 102:

Alt	Gannon	Logue	Radl
Andersen	Goode	Mayberry	Renda
Baker	Graham	McCartney	Rex
Battles	Hamilton	McCormick	Rodgers
Bennett	Hansen of	McIntyre	Roorda
Bergman	Black Hawk	Mendenhall	Schmeiser
Blouin	Hanson of	Menefee	Schroeder
Brinck	Howard-Mitchell	Mezvinsky	Schwartz
Caffrey	Holden	Middleswart	Shaw
Camp	Huff	Millen	Shepherd
Campbell	Jesse	Miller of	Skinner
Christensen	Johnston of	Des Moines	Stokes
Cochran	Johnson	Miller of	Strand
Corey	Kehe	Jones	Stroburg
Crabb	Kennedy of	Miller of	Stromer
Crosier	Chickasaw	Marshall	Tapscott
Cunningham	Kennedy of	Milligan	Tieden
Diets	Dubuque	Mohrfeld	Van Drie
Dougherty	Kitner	Nelson	Varley
Doyle	Knoblauch	Newton	Voorhees
Duitscher	Koch	Nielsen	Walter
Dunton	Kreamer	Nolting	Warren
Edgington	Kruse	Ossian	Waugh
Ellsworth	Langland	Pelton	Wells
Ewell	Lawson	Peterson	Winkelman
Fischer of	Lippold	Pierson	Wolfe
Grundy	Lipsky	Poncy	Mr. Speaker
Franklin	Logemann	Priebe	

The nays were, 7:

Dooley	Grassley	Sorg	Weichman
Freeman of	Knight	Van Roekel	
Clay-Dickinson			

Absent or not voting, 15:

Darrington	Freeman of	Kluever	Sanders
Den Herder	Buena Vista	Miller of	Strothman
Drake	Hill	Page	Van Nostrand
Fisher of	Johnson of	O'Hearn	Welden
Greene	Audubon	Perkins	

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 1281, a bill for an act relating to workmen's compensation, 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. 1281)

The ayes were, 110:

Alt	Freeman of	Lipsky	Radl
Andersen	Clay-Dickinson	Logemann	Renda
Baker	Gannon	Logue	Rex
Battles	Goode	Mayberry	Rodgers
Bennett	Graham	McCartney	Roorda
Bergman	Grassley	McCormick	Schmeiser
Blouin	Hamilton	McIntyre	Schroeder
Brinck	Hansen of	Mendenhall	Schwartz
Caffrey	Black Hawk	Menefee	Shaw
Camp	Hanson of	Mezvinsky	Shepherd
Campbell	Howard-Mitchell	Middleswart	Skinner
Christensen	Hill	Millen	Sorg
Cochran	Holden	Miller of	Stokes
Corey	Huff	Des Moines	Strand
Crabb	Jesse	Miller of	Stroburg
Crosier	Johnston of	Jones	Stromer
Cunningham	Johnson	Miller of	Tapscott
Den Herder	Kehe	Marshall	Tieden
Dietz	Kennedy of	Milligan	Van Drie
Dooley	Chickasaw	Mohrfeld	Van Roekel
Dougherty	Kennedy of	Nelson	Varley
Doyle	Dubuque	Newton	Voorhees
Duitscher	Knight	Nielsen	Walter
Dunton	Knoblauch	Nolting	Warren
Edgington	Koch	Ossian	Waugh
Ellsworth	Kreamer	Pelton	Weichman
Ewell	Kruse	Peterson	Wells
Fischer of	Langlund	Pierson	Winkelman
Grundy	Lawson	Poncy	Wolfe
Freeman of	Lippold	Priebe	Mr. Speaker
Buena Vista			

The nays were, none.

Absent or not voting, 14:

Darrington	Johnson of	Miller of	Sanders
Drake	Audubon	Page	Strothman
Fisher of	Kitner	O'Hearn	Van Nostrand
Greene	Kluever	Perkins	Welden
Franklin			

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

House File 1346, a bill for an act relating to the furnishing of medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services, was taken up for consideration.

Lipsky of Linn offered the following amendment filed by her and moved its adoption:

Amend House File 1346 as follows:

1. Page two (2), strike lines thirty (30) and thirty-one (31) and insert "half of, other individuals and families who are not excluded under subsection four (4) of this section four (4) of

said chapter two hundred twenty-three (223) as amended by this Act and whose incomes".

2. Page four (4), line twenty-eight (28), strike "this chapter" and insert "said chapter two hundred twenty-three (223) as amended by this Act".

3. Page four (4), line thirty (30), strike "this chapter" and insert "said chapter two hundred twenty-three (223) as amended by this Act".

4. Page five (5), line two (2), insert after "section" the words "of this Act".

5. Page five (5), line five (5), strike "this chapter" and insert "said chapter two hundred twenty-three (223) as amended by this Act".

6. Page five (5), lines seven (7) and eight (8), strike "this chapter" and insert "said chapter two hundred twenty-three (223) as amended by this Act".

The amendment was adopted.

Peterson of Woodbury offered the following amendment filed by him and Miller of Des Moines and moved its adoption:

Amend House File 1846, page 4, line 30, by inserting after the word "chapter" the following: "; provided that any such curtailment shall not diminish the availability of services now provided by licensed practitioners in the state of Iowa and including pharmacists, dentists, podiatrists, optometrists, and chiropractors".

Roll call was requested by Knoblauch of Carroll and Nielsen of Shelby.

On the question "Shall the amendment be adopted?"

The ayes were, 45:

Bennett	Freeman of	Logue	Radl
Blouin	Clay-Dickinson	Mendenhall	Rex
Brinck	Goode	Middleswart	Sanders
Caffrey	Grassley	Miller of	Schmeiser
Cochran	Kehe	Des Moines	Sorg
Darrington	Kennedy of	Miller of	Stokes
Dietz	Dubuque	Jones	Strand
Dougherty	Kitner	Mohrfeld	Stroburg
Duitscher	Knight	Nelson	Stromer
Dunton	Knoblauch	Nielsen	Tieden
Edgington	Koch	Peterson	Warren
Ellsworth	Kruse	Poncy	Mr. Speaker
	Langland		

The nays were, 56:

Alt	Cunningham	Graham	Huff
Andersen	Den Herder	Hamilton	Johnston of
Battles	Dooley	Hansen of	Johnson
Bergman	Ewell	Black Hawk	Kennedy of
Campbell	Franklin	Hanson of	Chickasaw
Corey	Freeman of	Howard-Mitchell	Kluever
Crabb	Buena Vista	Hill	Kreamer
Crosier	Gannon	Holden	Lawson

Lipsky
Logemann
Mayberry
McCartney
McIntyre
Menefee
Mezvinsky
Miller of
Marshall

Milligan
Newton
Nolting
Ossian
Pelton
Rodgers
Roorda

Schroeder
Schwartz
Shaw
Shepherd
Tapscott
Van Drie
Van Roekel

Voorhees
Walter
Waugh
Weichman
Wells
Winkelman
Wolfe

Absent or not voting, 23:

Baker
Camp
Christensen
Doyle
Drake
Fischer of
Grundy

Fisher of
Greene
Jesse
Johnson of
Audubon
Lippold
McCormick

Millen
Miller of
Page
O'Hearn
Perkins
Pierson
Priebe

Randa
Skinner
Strothman
Van Nostrand
Varley
Welden

The amendment lost.

Radl of Linn offered the following amendment from the floor and moved its adoption:

Amend House File 1346 by striking the words in line 26, page 5, "Iowa Ophthalmic Dispensers, Inc.," and inserting in lieu thereof the words, "a representative of the ancillary suppliers of prosthetic devices,".

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. 1346)

The ayes were, 111:

Alt
Andersen
Battles
Bennett
Bergman
Blouin
Brinck
Caffrey
Camp
Campbell
Christensen
Cochran
Corey
Crabb
Crosier
Cunningham
Darrington
Den Herder
Dietz
Dooley
Dougherty
Doyle

Duitscher
Dunton
Edgington
Ellsworth
Ewell
Fischer of
Grundy
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
Kennedy of
Chickasaw
Kennedy of
Dubuque
Kitner
Kluever
Knight
Knoblauch
Koch
Kreamer
Kruse
Langland
Lippold
Lipsky
Logemann
Logue
Mayberry
McCartney
McCormick
McIntyre

Mendenhall
Menefee
Mezvinsky
Middleswart
Millen
Miller of
Des Moines
Miller of
Jones
Miller of
Marshall
Milligan
Mohrfeld
Nelson
Newton
Nielsen
Nolting
O'Hearn
Ossian
Pelton
Peterson
Pierson

Poncy	Schmeiser	Stroburg	Walter
Priebe	Schroeder	Stromer	Warren
Radl	Schwartz	Tapscott	Waugh
Renda	Shaw	Tieden	Weichman
Rex	Shepherd	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, 13:

Baker	Johnson of	Lawson	Skinner
Drake	Audubon	Miller of	Strothman
Fisher of	Johnston of	Page	Van Nostrand
Greene	Johnson	Perkins	Welden
	Kehs		

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

Varley of Adair-Madison in the chair at 3:05 p.m.

SENATE FILE 640 DEFERRED

Senate File 640, a bill for an act relating to school budget hearings, was taken up for consideration.

Shaw of Scott asked and received unanimous consent that Senate File 640 be deferred and that the bill be retained on the calendar under unfinished business.

HOUSE CONCURRENT RESOLUTION 130

By Koch, Sorg, Fischer of Grundy, Ellsworth,
Van Drie and Winkelman

Whereas, the special interim study committee on eminent domain concluded that it could not complete a comprehensive revision of the eminent domain laws in time for action by the 1970 General Assembly; and

Whereas, the minority report of the committee declared that recommendations could not be made on a cursory examination; and

Whereas, the report said the committee has not completed its study relative to damages and compensation for landowners; and

Whereas, there is a serious implication in interference with interstate commerce in some proposals which need further study by the legislature;
Now, Therefore,

Be It Resolved by the House, the Senate Concurring, That a select committee of nine members of the respective House and Senate commerce committee be named to continue the eminent domain study. The Speaker of the House shall name six members from the membership of the House commerce committee, and the President of the Senate shall name three members from the membership of the Senate commerce committee. The committee shall consult with experts in the field of eminent domain, including representatives from the State Commerce Commission, governmental agencies which exercise eminent domain and utilities which have been granted the right of eminent domain.

Be It Further Resolved, That the committee report which also shall in-

clude proposed legislation, shall be filed with the Iowa legislature no later than January 15, 1971.

COMMUNICATION FROM THE SECRETARY OF STATE

March 27, 1970

Mr. William R. Kendrick
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that House File 1111 was published in The Clinton Herald, Clinton, Iowa, March 20, 1970, and in The DeWitt Observer, DeWitt, Iowa, March 19, 1970.

I further certify that Senate File 1159 was published in The Boone News-Republican, Boone, Iowa, March 18, 1970, and in The Jefferson Bee, Jefferson, Iowa, March 23, 1970.

I further certify that House File 1140 was published in The Pella Chronicle-Advertiser, Pella, Iowa, March 18, 1970, and in The Knoxville Journal, Knoxville, Iowa, March 17, 1970.

Respectfully submitted,
MELVIN D. SYNHORST
Secretary of State

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 1279, a bill for an act relating to the compensation of the Lieutenant Governor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

- 1 Amend House File 1355 as follows:
- 2 1. Page 1, by striking lines 13 through 25, inclusive.
- 3 2. Page 2, by striking lines 1 through 15, inclusive, and insert-
- 4 ing in lieu thereof the following:
- 5 1. By striking subsection one (1) and inserting in lieu
- 6 thereof the following:
- 7 "1. For a hotel containing five guest rooms or units or less,
- 8 five dollars."
- 9 2. By striking subsections two (2) through five (5) inclu-
- 10 sive, and inserting in lieu thereof the following:
- 11 "2. For a hotel containing six or more guest rooms, one
- 12 dollar for each guest room or unit."
- 13 3. By striking from subsection eight (8), line two (2), the
- 14 words "ten dollars" and inserting in lieu thereof the words "or
- 15 public or parochial school kitchen serving lunches to pupils,
- 16 fifteen dollars which, if a meat inspection license is required,
- 17 shall serve as payment of the fee required by chapter one hundred
- 18 forty-five (145), section two (2), Acts of the Sixty-third General

19 Assembly, First Session".

20 4. By renumbering the subsections.

FREEMAN of Clay-Dickinson

1 Amend House File 1358 as follows:

2 1. By inserting after section 1, the following new
3 section:

4 Sec. 2. Chapter ninety-five (95), section three (3),
5 Acts of the Sixty-second General Assembly, as amended by
6 chapter seventy-nine (79), section five (5), Acts of the
7 Sixty-third General Assembly, First Session, is hereby
8 amended as follows:

9 (1) By inserting in line sixty (60) after the word "The"
10 the words "state highway commission, the".

11 (2) By inserting in line sixty-four (64) after the word
12 "the" the words "state highway commission, the".

13 2. By renumbering section 2 as section 3.

VAN DRIE of Story

FREEMAN of Buena Vista

MILLER of Page

CHRISTENSEN of Clarke-Union

FISCHER of Grundy

KRUSE of O'Brien

CUNNINGHAM of Story

CAFFREY of Polk

BENNETT of Polk

BERGMAN of Lyon-Osceola

KOCH of Woodbury

MOHRFELD of Tama

KITNER of Buchanan

GOODE of Appanoose-Davis

NOLTING of Black Hawk

McCORMICK of Delaware

1 Amend Senate File 456, as passed by the Senate, as follows:

2 (1) On page three (3), line twenty-two (22), strike the
3 word "immediately".

4 (2) On page three (3), line twenty-two (22) insert after the
5 word "administrator" the words "or equivalent experience in other
6 health care facilities".

GOODE of Appanoose-Davis

1 Amend the committee on schools amendment to Senate
2 File 640 by inserting after line 180 the following:

3 Sec. 15. Chapter three hundred fifty-six (356), section
4 thirty-four (34), Acts of the Sixty-second General Assembly,
5 is amended by adding the following:

6 "The school budget review committee may authorize the
7 state comptroller to give additional aid to any local school
8 district which meets all of the following criteria:

9 1. Its percentage increase in current fall enrollment
10 over its average daily membership for the last preceding
11 school year is at least one and one-half times the average
12 percentage increase of all school districts in the state.

13 2. Its per pupil wealth, as determined by subsections

14 one (1) through eight (8), inclusive, of section fourteen (14)
 15 of this chapter, is less than seventy-five percent of the
 16 average per pupil wealth of all school districts in the state,
 17 as determined by subsections nine (9) through sixteen (16),
 18 inclusive, of section fourteen (14) of this chapter.

19 3. Its total millage levy for school purposes is at
 20 least one and one-half times the average total millage levy
 21 for school purposes of all school districts in the state."

22 Further amend by renumbering the subsequent sections.

HUFF of Polk

1 Amend the committee on schools amendment to Senate File
 2 640, found on pages 859 through 864 of the House Journal of
 3 March 10, 1970, by inserting after the period in line 195 the
 4 following:

5 The secretary of the board of each school corporation,
 6 immediately following a regular or special meeting of the
 7 board, shall prepare a condensed statement of the proceedings,
 8 including the total expenditure from each fund, and cause the
 9 same to be published in a newspaper of general circulation in
 10 the school district. Said statement shall include a list of
 11 all claims allowed and a summary of all receipts. Failure by
 12 the secretary to make such publication shall constitute a pub-
 13 lic offense, punishable as a misdemeanor.

FREEMAN of Buena-Vista

1 Amend Senate File 1091 by striking everything after
 2 the enacting clause and inserting in lieu thereof the
 3 following:

4 Section 1. Chapter three hundred twenty-one (321),
 5 Code 1966, is hereby amended by adding thereto the following:
 6 "When operated on a highway in this state at a speed of
 7 twenty-five miles per hour or less, every farm tractor, or
 8 tractor and towed equipment, road construction or maintenance
 9 vehicle, road grader, horse-drawn vehicle, or any other self-
 10 propelled vehicle principally designed for use off the highway
 11 shall be identified, after December 31, 1970, with a reflect-
 12 tive device of a type approved by the commissioner. The de-
 13 vice shall be visible from the rear and mounted in a manner
 14 approved by the commissioner. When operated upon a highway
 15 from sunset to sunrise, every such vehicle, after July 1,
 16 1971, shall be equipped with and display a flashing
 17 amber light, which light shall be clearly visible from the
 18 rear. The light, type, and dimensions shall be as approved
 19 by the commissioner, except that horse-drawn vehicles need
 20 not be equipped with a flashing light. The commissioner,
 21 when approving such a device and light, shall be guided as
 22 far as practicable by the standards of the American society
 23 of agricultural engineers. No vehicle other than those
 24 specified in this section shall display a reflective device
 25 approved for the use herein described.

26 Sec. 2. Any person who violates any provision of sec-
 27 tion one (1) of this Act shall be fined not more than five
 28 dollars.

29 Sec. 3. Section three hundred twenty-one point four

30 hundred twenty-two (321.422), Code 1966, is hereby amended
 31 by inserting in line six (6) after the word "vehicles" the
 32 words ", school buses, or vehicles as provided in section
 33 one (1) of this Act".
 34 Sec. 4. Chapter two hundred eighty (280), section three
 35 (3), Acts of the Sixty-second General Assembly, amending sec-
 36 tion three hundred twenty-one point four hundred twenty-two
 37 (321.422), Code 1966, and chapters two hundred eighty-one
 38 (281), two hundred eighty-two (282), and chapter two hundred
 39 eighty-three (283), Acts of the Sixty-second General Assembly,
 40 are hereby repealed.

STROBURG of Ringgold-Taylor

1 Amend Senate File 1153 as follows:

- 2 1. Page 1, line 7, by striking all after the word "words"
- 3 and inserting the following: "' of one dollar' and
- 4 inserting in lieu thereof the words 'of two dollars'".
- 5 2. By striking all of lines 8 through 11.

KEHE of Bremer

1 Amend the committee on commerce amendment, filed
 2 March 23, 1970, and appearing on pages 1149 through 1151,
 3 inclusive, of the House Journal, to Senate File 1184,
 4 as amended and passed by the Senate, as follows:

- 5 1. By striking line 3 and inserting in lieu thereof
- 6 the following:
- 7 "1. Page 1, by striking lines 4 through 8,
- 8 inclusive, and insert-".

9 2. By striking lines 13 and 14 and inserting in
 10 lieu thereof the following:

- 11 "(3) By inserting after line forty-two (42) the
- 12 following:
- 13 'As a condition precedent to the vesting of the power'."

HOLDEN of Scott

1 Amend the committee on commerce amendment, filed March
 2 23, 1970, and appearing on pages 1151 through 1153, inclusive,
 3 of the House Journal, to Senate File 1185, as amended and
 4 passed by the Senate, as follows:

- 5 1. By striking line 3 and inserting in lieu thereof the
- 6 following:

7 1. Page 1, by striking lines 14 through 25, inclusive,
 8 and inserting in lieu thereof the words "through twenty-four
 9 (24), inclusive."

- 10 2. By striking line 12 and inserting in lieu thereof the
- 11 following:

12 7. Page 4, by striking lines 29 through 35, inclusive,
 13 and inserting in lieu thereof the following:

14 hereby amended as follows:

- 15 1. By striking from line four (4) the words "board or".
- 16 2. By striking from line eight (8) the words "board or".
- 17 3. By striking from line thirteen (13) the words "board
- 18 or".
- 19 4. By striking from line eighteen (18) the words "board
- 20 or".

21 5. By striking from line twenty-one (21) the words
22 "board or".

HOLDEN of Scott

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Tuesday, March 31, 1970.

JOURNAL OF THE HOUSE

Seventy-ninth Calendar Day—Fifty-sixth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, MARCH 31, 1970.

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

Prayer was offered by the Reverend Harvey Steven, pastor of the First Baptist Church, Algona, Iowa.

The Journal of Monday, March 30, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Christensen of Clarke-Union for the morning on request of Kitner of Buchanan.

PRESENTATION OF DISTINGUISHED GUESTS

The Speaker presented to the House the Honorable William J. Scherle, Congressman from the Seventh District.

The House rose and extended their welcome.

Congressman Scherle addressed the House briefly and presented to the House the Honorable Dominick V. Daniels, Congressman from New Jersey and chairman of the select subcommittee on labor of the House committee on education and labor, and the Honorable William A. Steiger, Congressman from Wisconsin. Congressmen William J. Scherle, Dominick V. Daniels and William A. Steiger are in Des Moines for a Congressional hearing on the Manpower Act.

Congressmen Daniels and Steiger briefly addressed the House.

PRESENTATION OF VISITORS

The Speaker announced the following visitors present in the House chamber:

Twenty-five senior government class students from Rembrandt High School, accompanied by Duane Rath, Mr. and Mrs. Duane Cavanaugh and Mr. and Mrs. Robert Struve. By Freeman of Buena Vista.

One hundred ten eighth grade students from Hampton School, accompanied by their teacher, Miss Carter. By Edgington of Franklin.

Thirty-four senior government class students from Alta Community School, accompanied by their teacher, Michael Goebel. By Freeman of Buena Vista.

Forty-three fifth grade students from Bondurant-Farrar School, accompanied by their teachers, Nancy Bergeson and Dorothy Phases. By Skinner of Polk.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 1279, under Rule 35.

INTRODUCTION OF BILL

House File 1360, by committee on environmental preservation, a bill for an act to create an environmental control commission and to authorize the appointment of a chief administrative officer therefor.

Read first time and referred to the sifting committee.

SENATE MESSAGE CONSIDERED

Senate File 244, a bill for an act relating to civil service workers.

Read first time and referred to the sifting committee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 362, a bill for an act relating to county conservation boards.

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

Senate File 1297, a bill for an act relating to a reorganization of the Iowa liquor control commission.

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

Senate File 1298, a bill for an act relating to the penalty for violations of the act regulating snowmobiles.

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

Senate Concurrent Resolution 128, a concurrent resolution congratulating Coach Harold Nichols and the Iowa State University wrestling team for winning the N.C.A.A. wrestling tournament.

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

Senate Joint Resolution 1005, a joint resolution to express the sense of of General Assembly regarding the proposed new education building at the college of osteopathic medicine and surgery.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1338, a bill for an act relating to school standards.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1338

Amend House File 1338, as amended and passed by the House, as follows:

1. Line 7, by striking the words "number of".
2. Line 8, by striking the following: ", if any,".
3. By striking lines 10 through 13, inclusive, and inserting in lieu thereof the following:

"Sec. 2. Section two hundred fifty-seven point twenty-five (257.25), Code 1966, is further amended by adding the following new subsection:

'Any two or more school districts may jointly employ and share the services of any school personnel, or acquire and share the use of classrooms, laboratories, equipment, and facilities.' "

4. Line 21, by inserting after the word "years" the following: ", provided there is no break in the progression of instruction from one year to the next".

SENATE CONCURRENT RESOLUTION 128

By Smith and DeHart
(Cunningham and Van Drie)

Whereas, the Iowa legislature recognizes the outstanding performance of the Iowa State wrestling team in winning the N.C.A.A. wrestling tournament this past week at Northwestern University, and

Whereas, Captain Dan Gable's leadership qualities and outstanding accomplishments during a high school and college wrestling career of 182 matches are a source of inspiration and pride to all Iowans; and

Whereas, the Iowa legislature wishes to recognize this outstanding performance and properly credit Iowa State University for winning this national tournament two years in succession and three times in the last six years: therefore,

Be It Resolved by the Senate, the House Concurring, that the Iowa legislature in regular session March 30, 1970, on behalf of all Iowans, does hereby congratulate Coach Harold Nichols and this great Iowa State University wrestling team in winning this coveted national honor and establishing three of their team members as individual national champions.

Be It Further Resolved, that a copy of this resolution be forwarded to

President Robert Parks of the Iowa State University, Coach Nichols and the team.

Laid over under Rule 25.

CONSIDERATION OF BILLS
UNFINISHED BUSINESS

The House resumed consideration of **Senate File 640**, a bill for an act relating to school budget hearings:

Stromer of Hancock offered the following amendment filed by the committee on schools:

Amend Senate File 640 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter three hundred fifty-six (356), section two (2), subsection two (2), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking from line seven (7) everything after the period.

2. By striking lines eight (8) through ten (10), inclusive.

Sec. 2. Chapter three hundred fifty-six (356), section two (2), subsection four (4), Acts of the Sixty-second General Assembly, is hereby amended by striking line twenty-four (24), and inserting in lieu thereof the following:

"on or before February fifteenth of each year. For the purpose of this subsection, 'year' means the last preceding calendar year for which data or estimates are available.

The percent of allowable growth for the year ended December 31, 1969, shall be six point one percent. This percent of allowable growth shall be in lieu of the above computation for use in the fiscal year budgets beginning July 1, 1970, and ending June 30, 1971, and for that one year only."

Sec. 3. Chapter three hundred fifty-six (356), section two (2), subsection five (5), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking from line twenty-seven (27) the words "percent of".

2. By inserting in line twenty-eight (28) after the word "growth" the words "expressed in dollars".

Sec. 4. Chapter three hundred fifty-six (356), section two (2), Acts of the Sixty-second General Assembly, is hereby amended by adding the following subsection:

"6. The 'allowable reimbursable expenditure' for computing payment of state equalization aid for each of the several school districts of the state for the current school year shall be the amount determined by adding the dollar increase in the adjusted state average reimbursable expenditure determined in subsection five (5) of this section to each district's reimbursable expenditures per pupil approved by the committee for the past year. This per pupil dollar figure, or an allowable per pupil expenditure as determined by the school budget review committee, shall be multi-

plied by the projected average daily membership as determined in section thirty-four (34), chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly.

Sec. 5. Chapter three hundred fifty-six (356), section four (4), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"The state comptroller shall determine the basic school tax by computing the millage necessary to raise an amount equal to forty percent of the total net proposed general fund expenditures of all school districts in the basic school tax unit. Net proposed general fund expenditures shall be computed by each school district by determining proposed general fund expenditures, and subtracting therefrom the following:

1. Estimated state equalization aid.
2. Returned state income tax.
3. Other miscellaneous income.

For purposes of computing the basic school tax, the requirements of chapter twenty-four (24) of the Code relating to budget estimates, and any other conflicting provisions of law, are superseded by the provisions of this section.

The county auditor shall spread the basic school tax levy at a uniform rate over all taxable property in the basic school tax unit. In the case of joint districts the levy shall be spread in the same manner as previously employed for the purpose of making other school levies in such circumstances. The money collected from the levy shall be placed by the county treasurer in the basic school tax equalization fund."

Sec. 6. Chapter three hundred fifty-six (356), section five (5), Acts of the Sixty-second General Assembly, is hereby amended by striking from line two (2) the words "state tax commission" and inserting in lieu thereof the words "department of revenue".

Sec. 7. Chapter three hundred fifty-six (356), section six (6), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking line one (1).
2. By striking from line two (2) the words "year thereafter," and inserting in lieu thereof the words "The state comptroller shall, not later than November 1 of each year,".

Sec. 8. Chapter three hundred fifty-six (356), section eight (8), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking from line five (5) the words "in average daily membership. A report of".
2. By striking lines six (6) and seven (7) and inserting in lieu thereof the following:

"fall enrollment for the current year as certified to the state comptroller by the department of public instruction. A report of the distributions so made shall be certified by each county treasurer to the state department of public instruction.

The fall enrollment figure for each school district shall be compared with the average daily membership for the same school year by the state department of public instruction. In the event of substantial variance, in any school district, that district shall be called upon to explain the variance to the budget review

committee, which may order a reduction in county equalization funds for the next school year immediately following the year of variances in proportion to any variances or part thereof not satisfactorily explained."

Sec. 9. Chapter three hundred fifty-six (356), section twelve (12), Acts of the Sixty-second General Assembly, is hereby amended by striking from line fifteen (15) the word "commission" and inserting in lieu thereof the word "department".

Sec. 10. Chapter three hundred fifty-six (356), section fourteen (14), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"State aid payable to each public school district shall be computed by the state comptroller on the basis of a financial support factor. This support factor is the relationship per pupil of the average of the daily membership and school census to the total real value of all taxable property in the state and the total adjusted gross income in the state on a seventy-thirty ratio, property to income. The taxable real property in each district shall be adjusted to reflect the relative change determined for the state.

Twenty-five percent of the ratio of the local support factor to the state support factor subtracted from one shall determine the percent of effort the state will participate in each district's total general fund adjusted reimbursable expenditures less the county basic tax equalization fund."

Sec. 11. Chapter three hundred fifty-six (356), section fifteen (15), Acts of the Sixty-second General Assembly, as amended by chapter two hundred fifty-eight (258), section one (1), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by inserting in line twenty-three (23) after the word "from" the words "clearing accounts,".

Sec. 12. Chapter three hundred fifty-six (356), section seventeen (17), Acts of the Sixty-second General Assembly, is hereby amended by striking from line ten (10) the words "forthwith draw warrants," and inserting in lieu thereof the words:

"draw warrants in payment of the amount of aid payable to each of the districts in three installments to be paid on approximately the first day of September (estimate), February and May,".

Sec. 13. Chapter three hundred fifty-six (356), section nineteen (19), Acts of the Sixty-second General Assembly, is hereby amended by striking from line three (3) the words "by the county auditor".

Sec. 14. Chapter three hundred fifty-six (356), section thirty-four (34), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking all of lines one (1) through nine (9), inclusive.

2. By striking all of lines twenty-five (25) to thirty-seven (37), inclusive, and inserting in lieu thereof the following:

"The school budget review committee is authorized to review any and all school budgets, including county school systems, and may call in officers of any and all school districts or systems for hearings.

In addition the school budget review committee shall review

the budgets of all school districts whose budgets exceed the adjusted reimbursable state average per pupil expenditure by more than twenty percent or whose budgets exceed the adjusted reimbursable expenditure as computed in section two (2) of chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly.

No state equalization aid shall be paid on any expenditures which exceed the adjusted reimbursable state average per pupil expenditure by more than twenty percent, nor will state equalization aid be paid on any amounts which exceed the adjusted reimbursable expenditure as computed in section two (2) of chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly, except as follows:

The committee may however permit a school district to share in the equalization aid based upon expenditures in excess of that district's reimbursable expenditures if that school district can support with facts and information that its needs and circumstances are unique and unusual. Such unique and unusual needs and circumstances that may be considered by the committee including but not limited to any unusual increases or decreases in enrollments, natural disasters, unusual transportation problems, and initial staffing problems.

No expenditure in excess of the allowable percentage of growth established in section two (2) of chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly, shall be used as a base for determining the next year's reimbursable expenditure unless such additional amount has been approved by the budget review committee.

Failure by any school district to provide information or appear before the committee as requested for the accomplishment of review or hearing shall constitute justification for the committee to instruct the state comptroller to withhold state aid until said committee's inquiries are satisfied completely."

Sec. 15. Chapter three hundred fifty-six (356), section thirty-five (35), Acts of the Sixty-second General Assembly, is hereby repealed and the following enacted in lieu thereof:

"Not later than December first each year beginning in December, 1970, for the fiscal year beginning July 1, 1971, and ending June 30, 1972, and December first for each fiscal year thereafter, the board of directors of each school corporation shall set a limitation in dollars of the amount the district may spend on each program in the system as defined by the school budget review committee and in the form which they shall so prescribe. This prospectus of program and allotted dollars as approved by the board shall govern the superintendent when preparing the proposed budget for that year. These limitations submitted by the board of directors to the superintendent of schools for the district shall be promptly forwarded to the school budget review committee."

Sec. 16. Chapter three hundred fifty-six (356), sections fifty (50), fifty-three (53), and fifty-four (54), Acts of the Sixty-second General Assembly, are hereby repealed.

Sec. 17. Chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly, is hereby amended by adding the following section:

"For the school fiscal year beginning July 1, 1970, and end-

ing June 30, 1971, the general fund expenditure per pupil for the fiscal year 1969-1970 shall not be exceeded by more than six point one percent.

However, if any school district is required to create any new teaching, supervisory, or administrative positions for the fiscal year beginning July 1, 1970, and ending June 30, 1971, in order to comply with section two hundred fifty-seven point twenty-five (257.25) of the Code, the salaries paid to the teachers, supervisors, or administrators employed in such positions shall not be subject to the expenditure limitations provided in this section.

Sec. 18. Section two hundred ninety-eight point one (298.1), Code 1966, as amended by Senate File one thousand eighty-three, Acts of the Sixty-third General Assembly, Second Session, is hereby repealed and the following enacted in lieu thereof:

"The board of each corporation shall estimate the amount of the proposed expenditures and proposed receipts for the general school purposes at a time and in a manner to effectuate the provisions of chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly. Compliance with chapter twenty-four (24) of the Code shall be observed.

Prior to compliance with section twenty-four point nine (24.9) of the Code, the superintendent of the county school systems shall call a joint meeting of school superintendents and school board members for all of the local districts within the county basic school tax unit. The time and place for such joint meetings shall be set by the superintendent of the county school system, and shall so notify the chairman of the school budget review committee.

The purpose of the joint meeting shall be for a review of the budgets of the several school districts within the county basic school tax units, and for the discussion of common problems within the county basic unit."

2. Amend the title by adding after the word "hearings" the following:

"; the basic school tax formula and allocation of state equalization aid to public schools; establishment of certain limitation for school district expenses; provision for and program budgeting development within the individual school districts".

Shaw of Scott offered the following amendment to the amendment filed by the committee on schools:

Amend the House committee on schools amendment to Senate File 640 as follows:

1. By striking lines 4 through 213, inclusive, and inserting in lieu thereof the following:

Section. 1. Chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly, is hereby amended by striking sections one (1) through eight (8), inclusive, sections ten (10) through twenty (20), inclusive, section twenty-nine (29), and sections thirty-two (32) through thirty-five (35), inclusive, and inserting in lieu thereof sections two (2) through nine (9) of this Act.

Sec. 2. Each public high school district is entitled to receive from the state annually as basic aid one hundred dol-

lars for each pupil in current daily membership in the district. Basic aid is in lieu of all separate appropriations for specific programs such as handicapped children aid, vocational education aid, and driver education aid, but is not in lieu of any state funds appropriated specifically as matching funds in order to secure federal grants and aids, unless otherwise designated in the appropriation for basic aid.

The average daily membership for each public high school district shall be determined by dividing the aggregate sum of the pupil membership in all public schools of the district for each day school was in session throughout the last preceding school year by the total number of days school was in session in all schools of the district during that school year.

Current daily membership shall be determined by multiplying the district's average daily membership by its current fall enrollment, and dividing the product by the district's fall enrollment of the last preceding year.

Sec. 3. Each public high school district which has an average assessed valuation of taxable property per pupil in current daily membership of less than fourteen thousand two hundred eighty-six dollars is entitled to receive from the state annually as foundation aid an amount computed as follows:

1. Subtract the average assessed valuation of taxable property in the district per pupil in current daily membership from fourteen thousand two hundred eighty-six dollars.
2. Multiply the difference obtained under subsection one (1) by three and one-half cents.
3. Multiply the product obtained under subsection two (2) by the current daily membership.

Sec. 4. Any amount by which a district's general fund school budget less receipts from sources other than the sources provided by this Act exceeds the amount it is entitled to receive as basic aid and foundation aid may be provided in the following manner:

1. By a levy on taxable property in the district, except that, for the fiscal year starting July 1, 1975, and for any fiscal year thereafter no district shall levy more than sixty mills per dollar of assessed valuation for general fund school purposes.
2. By a tax on income of individual residents of the district, in the form of a surcharge not to exceed twenty-five percent of the state income tax due from each individual resident of the school district, subject to the following conditions:
 - a. The district shall first levy at least forty-two mills per dollar of assessed valuation on taxable property in the district, for general fund school purposes.
 - b. The district's general fund school budget per pupil in estimated fall enrollment shall not exceed one hundred twenty percent of the state average general fund school cost per pupil in average daily membership as computed by the state comptroller.
 - c. The district shall obtain a favorable vote of the electorate on the question of whether a school district income tax surcharge in a proposed percent shall be imposed. The question shall be submitted at a regular school election. After a favor-

able vote on the question, a district shall continue to levy a school district income tax in any subsequent year in which it qualifies under the provisions of this section. After imposition of a school district income tax, upon receipt of a petition signed by qualified electors within the district equal in number to at least twenty percent of the number of votes cast in the last regular school election, the school board shall submit to the voters at the next regular school election, the question of whether a school district income tax shall continue to be imposed. If less than a majority of those voting favors continuation of the school district income tax it shall not be imposed for subsequent years until the question is again submitted and a favorable vote of the electorate is obtained.

d. Any school district which elects to impose a school district income tax shall notify the department of revenue of the amount of the tax within thirty days after the election, and the department shall commence collecting the school district income tax from residents of the district, beginning with their state income tax liability for that calendar year or for the portion within that calendar year of any taxpayer fiscal year ending during that calendar year. In subsequent years, if a school district income tax is to be discontinued, the school board shall so notify the department of revenue by October first, and the tax shall not be collected for any subsequent calendar year or for any portion of a taxpayer fiscal year falling after December thirty-first of that year.

e. All school district income taxes shall be administered by the department of revenue, in consultation with each school board, and the department shall collect and account for the revenue, crediting all such funds to a school district income tax fund hereby established in the office of the treasurer of state. Annually, on July first, the treasurer of state shall remit to the school districts which have imposed a school district income tax their respective shares of the balance in the school district income tax fund. School district income tax shall be subject to all applicable provisions of divisions I, II, III, and V of chapter four hundred twenty-two (422) of the Code, and particularly to those provisions relating to the application of interest and penalties and procedures for hearing and appeal. The department of revenue shall administer any school district income tax as nearly as possible in conjunction with the administration of the state income tax law, for purposes of economy and efficiency, and shall promulgate uniform rules and regulations necessary to carry out the provisions of this section.

Sec. 5. Emergency aid shall be available only to a school district which is unable to provide amounts equal to eighty-five percent of the state average per pupil expenditure even when it levies a sixty mill property tax and imposes an income tax surcharge of twenty-five percent. Any school district which levies sixty mills per dollar of assessed valuation may receive annually as emergency aid an amount computed as follows:

1. Multiply the school district's current daily membership times eighty-five percent of the state average general fund school

cost per pupil in average daily membership, as computed by the state comptroller.

2. Add together the following:

a. All anticipated receipts for general fund school purposes, including, but not limited to, federal grants and aids and any amounts separately appropriated as matching funds, fines, tuition, income on investments, basic aid, foundation aid, and revenues from the sixty mill levy on taxable property in the district.

b. The amount which would have been raised by a school district income tax in the amount of twenty-five percent of the state income tax liability of individual residents of the district, as computed for the last preceding calendar year, whether or not such a tax has been or will be imposed.

3. Subtract the sum obtained under subsection two (2) of this section from the product obtained under subsection one (1) of this section or the district's total budget for general fund purposes, whichever is less. The difference so obtained is the amount of the district's emergency aid entitlement.

Sec. 6. The general fund expenditures included in the budget of any school district divided by the estimated fall enrollment of such district shall not exceed one hundred ten percent of its general fund expenditures per pupil in average daily membership.

Sec. 7. All moneys received by a public high school district from the state under the provisions of this Act shall be deposited in the general fund.

Sec. 8. No later than September fifteenth of each year each school district shall inform the state comptroller of its current fall enrollment and other information necessary for computation of aid under this Act. The state comptroller shall compute the amounts of state basic aid, foundation aid, and emergency aid that shall be paid to each school district. In the event any estimate of said aids in any school budget certified to the auditor as provided by section twenty-four point seventeen (24.17) of the Code is more or less than the amount of said aid computed by the state comptroller, the state comptroller shall certify to the county auditors the final amounts and the corrected millage for each school district. The state comptroller shall draw warrants in payment of the aid in three installments to be paid approximately on the first day of November, February, and May.

Sec. 9. Chapter three hundred forty-eight (348), section sixteen (16), Acts of the Sixty-second General Assembly, amending section four hundred twenty-two point thirty-three (422.33), Code 1966, is hereby amended by inserting after line fourteen (14) the following:

"A school tax surcharge in the amount of five percent of the total tax due under this section is hereby imposed on all corporations."

2. By striking from lines 227 and 228 the words "basic school tax".

3. By striking from lines 229 and 230 the words ", and shall so notify the chairman of the school budget review committee".

4. By striking from lines 232 and 233 the words "basic school tax".

5. By striking from line 234 the word "basic".

6. By striking lines 237 through 240, inclusive, and inserting in lieu thereof the following:

"state aid to school districts, a limitation on school district expenditures, authorizing a school district income tax, and imposing a school tax surcharge on corporations".

Gannon of Jasper rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

McCartney of Floyd in the chair at 10:22 a.m.

Shaw of Scott moved the adoption of her amendment.

Roll call was requested by Shaw of Scott and Stromer of Hancock.

On the question, "Shall the amendment be adopted?"

The ayes were, 29:

Alt	Drake	Jesse	Radl
Andersen	Ellsworth	Kluever	Renda
Baker	Ewell	Lawson	Schroeder
Bennett	Franklin	Newton	Schwartz
Brinck	Gannon	Nolting	Shaw
Crosier	Hansen of	Pelton	Tapscott
Dietz	Black Hawk	Poncy	Voorhees
Dougherty	Huff		

The nays were, 79:

Battles	Grassley	McCormick	Sanders
Bergman	Hamilton	McIntyre	Schmeiser
Blouin	Hanson of	Mendenhall	Shepherd
Caffrey	Howard-Mitchell	Menefee	Sorg
Camp	Hill	Mezvinsky	Stokes
Campbell	Johnston of	Middleswart	Strand
Cochran	Johnson	Miller of	Stroburg
Corey	Kehe	Des Moines	Stromer
Cunningham	Kennedy of	Miller of	Strothman
Darrington	Chickasaw	Jones	Van Drie
Den Herder	Kennedy of	Miller of	Van Roekel
Duitscher	Dubuque	Marshall	Varley
Dunton	Kitner	Milligan	Walter
Edgington	Knight	Mohrfeld	Warren
Fischer of	Knoblauch	Nelson	Waugh
Grundy	Kreamer	Nielsen	Weichman
Fisher of	Kruse	Ossian	Welden
Greene	Langland	Peterson	Wells
Freeman of	Lippold	Pierson	Winkelman
Buena Vista	Lipsky	Priebe	Wolfe
Freeman of	Logemann	Rex	Mr. Speaker
Clay-Dickinson	Logue	Rodgers	(McCartney)
Goode	Mayberry	Roorda	

Absent or not voting, 16:

Christensen	Harbor	Millen	Perkins
Crabb	Holden	Miller of	Skinner
Dooley	Johnson of	Page	Tieden
Doyle	Audubon	O'Hearn	Van Nostrand
Graham	Koch		

The amendment lost.

Kehe of Bremer offered the following amendment to the committee amendment filed by Kehe, et al.:

Amend the committee on schools amendment to Senate File 640, found on pages 859 through 864 of the House Journal of March 10, 1970, as follows:

1. By striking lines 10 through 16 and inserting in lieu thereof the following:

Sec. 2. Chapter three hundred fifty-six (356), section two (2), subsection four (4), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By inserting in line nineteen (19) after the word "growth" the following:

"for the state. The cost of living index for the year, as compiled by the United States Bureau of Labor Statistics, shall be averaged with the state growth to establish the percent of allowable growth to be used".

2. By striking line twenty-four (24), and inserting in lieu thereof the following:

"on or before February fifteenth of each year. For the purpose of this subsection, 'year' means calendar year."

2. By inserting in line 37 after the word "district's" the word "allowable".

3. By inserting in line 43 after the word "Assembly" the words "to determine total allowable reimbursable expenditure".

4. By striking lines 106 through 119 and inserting in lieu thereof the following:

"State aid payable to each public school district shall be computed by the state comptroller on the basis of a financial support factor. The financial support factor for the state is the relationship between total pupils in the state, determined by adding the average daily membership and school census for all districts and dividing the sum by two, and total wealth in the state, determined by adding the adjusted gross income and the adjusted real value of all taxable property. The adjusted real value of taxable property is the actual real value modified so that it is on a seventy to thirty ratio to the adjusted gross income.

The financial support factor for each district is determined in the same manner, based upon the relationship between total pupils and total wealth in the district, except that the adjusted real value of taxable property in the district is determined by modifying the actual real value by the same percentage that the actual real value of taxable property in the state was modified.

Twenty-five percent of the ratio of the local to the state support factor subtracted from one shall determine

the percent of state aid applicable to each district's allowable general fund expenditure less the district's share of the county basic school tax equalization fund.

5. By striking lines 126 through 132 and inserting in lieu thereof the following:

Sec. 12. Chapter three hundred fifty-six (356), section seventeen (17), Acts of the Sixty-second General Assembly, is hereby amended as follows:

1. By striking from line ten (10) the words "forthwith draw warrants," and inserting in lieu thereof the words "draw warrants in payment of the amount of aid payable to each of the districts in three installments to be paid on approximately the first day of September (estimate), February, and May,".

2. By inserting in line thirteen (13) after the word "Iowa" the words " , unless he is instructed by the school budget review committee to withhold payment".

6. By inserting in line 149 after the second use of the word "budgets" the words "per pupil in projected average daily membership".

7. By striking line 150 and inserting in lieu thereof the words "adjusted state average reimbursable expenditure by more".

8. By striking from line 151 the word "adjusted" and inserting in lieu thereof the word "allowable".

9. By striking from line 152 the word "of" and inserting in lieu thereof the words and figure " , subsection six (6) ,".

10. By striking line 155 and inserting in lieu thereof the words "per pupil which exceed the adjusted state average reimbursable".

11. By striking from line 157 the word "adjusted" and inserting in lieu thereof the word "allowable".

12. By striking from line 158 the word "of" and inserting in lieu thereof the words and figure " , subsection six (6) ,".

13. By striking from lines 162 and 163 the words "expenditures in excess of that district's reimbursable" and inserting in lieu thereof the words "such excess".

14. By striking from line 166 the word "that".

15. By striking lines 170 and 171 and inserting in lieu thereof the following:

"No expenditure in excess of the allowable reimbursable expenditure as computed in section two (2) , subsection six (6) , chapter three hundred".

16. By inserting in line 173 after the word "year's" the word "allowable".

17. By inserting in line 218 after the word "each" the word "school".

Division of the amendment was requested.

Kehe of Bremer moved the adoption of division 1, lines 1 through 14, of the Kehe, et al., amendment.

Division 1 of the amendment was adopted.

Kehe of Bremer moved the adoption of division 2, lines 15 through 90, of the Kehe, et al., amendment.

Division 2 of the amendment was adopted.

Stromer of Hancock offered the following amendment filed by him and moved its adoption:

Amend the schools committee amendment to Senate File 640, filed March 10, 1970, by inserting after line fifty-six (56) the following:

"4. Unencumbered balance."

The amendment was adopted.

Brinck of Lee offered the following amendment filed by Brinck, et al., and moved its adoption:

Amend the committee on schools amendment to Senate File 640, found on pages 859 through 864 of the House Journal of March 10, 1970, by inserting after line 102 the following new section and renumbering the remaining sections:

Chapter three hundred fifty-six (356), section thirteen (13), Acts of the Sixty-second General Assembly, as amended by chapter two hundred fifty-seven (257), section one (1), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by inserting in line five (5) after the period the words "For the purpose of this determination, 'school' includes public and nonpublic schools."

Roll call was requested by Brinck of Lee and Gannon of Jasper.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 78:

Alt	Freeman of	Koch	Nolting
Andersen	Buena Vista	Kreamer	Pelton
Bennett	Gannon	Langland	Priebe
Bergman	Goode	Lawson	Radl
Blouin	Graham	Lipsky	Renda
Brinck	Grassley	Logue	Rodgers
Caffrey	Hamilton	Mayberry	Schmeiser
Cochran	Hansen of	McCormick	Schwartz
Crosier	Black Hawk	McIntyre	Shepherd
Darrington	Hanson of	Mendenhall	Skinner
Den Herder	Howard-Mitchell	Mezvisky	Stokes
Dietz	Huff	Middleswart	Stroburg
Dougherty	Jesse	Miller of	Tapscott
Doyle	Johnston of	Des Moines	Tieden
Duitscher	Johnson	Miller of	Van Roekel
Dunton	Kennedy of	Jones	Voorhees
Ellsworth	Chickasaw	Milligan	Weichman
Ewell	Kennedy of	Mohrfeld	Wells
Fischer of	Dubuque	Newton	Winkelman
Grundy	Kitner	Nielsen	Wolfe
Franklin	Knoblauch		

The nays were, 37:

Battles	Kehe	Nelson	Strothman
Camp	Kluever	Ossian	Van Drie
Campbell	Knight	Peterson	Varley
Corey	Kruse	Rex	Walter
Crabb	Lippold	Roorda	Warren
Cunningham	Logemann	Schroeder	Waugh
Edgington	Menefee	Shaw	Welden
Freeman of	Miller of	Sorg	Mr. Speaker
Clay-Dickinson	Marshall	Strand	(McCartney)
Harbor	Miller of	Stromer	
Hill	Page		

Absent or not voting, 14:

Baker	Fisher of	Millen	Poncy
Christensen	Greene	O'Hearn	Sanders
Dooley	Holden	Perkins	Van Nostrand
Drake	Johnson of	Pierson	
	Audubon		

The amendment was adopted.

(Senate File 640 and the amendment by the committee on schools pending at recess.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, McCartney of Floyd in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Sanders of Emmet-Palo Alto for the afternoon on request of Cochran of Webster.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 640, a bill for an act relating to school budget hearing, and the amendment filed by the committee on schools.

Huff of Polk offered the following amendment filed by him:

Amend the committee on schools amendment to Senate File 640, found on pages 859 through 864 of the House Journal of March 10, 1970, as follows:

1. Line 156, by inserting after the word "percent" the following: "for the fiscal year beginning July 1, 1970, nor more than ten percent for the fiscal year beginning July 1, 1971, and in any fiscal year thereafter no state equalization aid shall be paid on any expenditures which exceed the adjusted reimbursable state average per pupil expenditure."

2. Lines 156 and 157, by striking the words ", nor

will state equalization aid" and inserting in lieu thereof the words "Also, no state equalization aid shall".

Division of the amendment was requested.

Speaker Harbor in the chair at 1:55 p.m.

Huff of Polk moved the adoption of division 1, lines 1 through 10, of his amendment.

Roll call was requested by Huff of Polk and Welden of Hardin.

On the question "Shall division 1 of the amendment be adopted?"

The ayes were, 67:

Alt	Ewell	Lipsky	Renda
Andersen	Franklin	Logue	Rex
Baker	Hamilton	Mayberry	Rodgers
Battles	Hansen of	McCormick	Schmeiser
Bennett	Black Hawk	McIntyre	Schroeder
Bergman	Hill	Mezvinsky	Schwartz
Brinck	Holden	Miller of	Shaw
Caffrey	Huff	Des Moines	Shepherd
Camp	Jesse	Miller of	Skinner
Campbell	Kehe	Marshall	Tapscott
Cochran	Kennedy of	Miller of	Tieden
Corey	Chickasaw	Page	Van Drie
Den Herder	Kitner	Milligan	Varley
Dietz	Knight	Newton	Voorhees
Dooley	Kreamer	Nolting	Walter
Dougherty	Langland	Pelton	Weichman
Duitscher	Lawson	Perkins	Welden
Dunton	Lippold	Poncy	Wolfe

The nays were, 45:

Blouin	Freeman of	Kruse	Radl
Christensen	Buena Vista	Logemann	Roorda
Crabb	Freeman of	Mendenhall	Sorg
Crosier	Clay-Dickinson	Menefee	Stokes
Cunningham	Goode	Middleswart	Strand
Darrington	Graham	Miller of	Stromer
Doyle	Grassley	Jones	Strothman
Drake	Hanson of	Mohrfeld	Van Roekel
Edgington	Howard-Mitchell	Nelson	Warren
Ellsworth	Kennedy of	Nielsen	Waugh
Fischer of	Dubuque	Ossian	Wells
Grundy	Knoblauch	Peterson	Winkelman
	Koch	Pierson	Mr. Speaker

Absent or not voting, 12:

Fisher of	Johnson of	Kluever	Priebe
Greene	Audubon	McCartney	Sanders
Gannon	Johnston of	Millen	Stroburg
	Johnson	O'Hearn	Van Nostrand

Division 1 of the amendment was adopted.

Huff of Polk moved the adoption of division 2, lines 11 through 13, of his amendment.

Division 2 of the amendment was adopted.

Welden of Hardin asked and received unanimous consent to withdraw the amendment filed by him on March 23, 1970, and found on page 1148 of the House Journal.

Huff of Polk offered the following amendment filed by him:

Amend the committee on schools amendment to Senate File 640 by inserting after line 180 the following:

Sec. 15. Chapter three hundred fifty-six (356), section thirty-four (34), Acts of the Sixty-second General Assembly, is amended by adding the following:

"The school budget review committee may authorize the state comptroller to give additional aid to any local school district which meets all of the following criteria:

1. Its percentage increase in current fall enrollment over its average daily membership for the last preceding school year is at least one and one-half times the average percentage increase of all school districts in the state.
2. Its per pupil wealth, as determined by subsections one (1) through eight (8), inclusive, of section fourteen (14) of this chapter, is less than seventy-five percent of the average per pupil wealth of all school districts in the state, as determined by subsections nine (9) through sixteen (16), inclusive, of section fourteen (14) of this chapter.
3. Its total millage levy for school purposes is at least one and one-half times the average total millage levy for school purposes of all school districts in the state."

Further amend by renumbering the subsequent sections.

Huff of Polk offered the following amendment to his amendment, from the floor, and moved its adoption:

Amend the Huff amendment, dated March 30, 1970, to the committee on schools amendment to Senate File 640, by striking lines thirteen (13) through eighteen (18) and inserting in lieu thereof the following:

"2. Its per pupil wealth as determined by section 14 of this chapter is less than seventy-five per cent of the average per pupil wealth of all school districts in the state."

The amendment to the amendment was adopted.

Huff of Polk moved the adoption of his amendment as amended.

A non-record roll call was requested.

The ayes were 31, nays 73.

The amendment as amended lost.

Langland of Winneshiek offered the following amendment from the floor and moved its adoption:

Amend the committee on schools amendment to Senate File 640,

filed March 10, 1970, by inserting at the end of line 187 after the word "a" the word "tentative".

The amendment was adopted.

Koch of Woodbury offered the following amendment filed by Freeman of Buena Vista and moved its adoption:

Amend the committee on schools amendment to Senate File 640, found on pages 859 through 864 of the House Journal of March 10, 1970, by inserting after the period in line 195 the following:

The secretary of the board of each school corporation, immediately following a regular or special meeting of the board, shall prepare a condensed statement of the proceedings, including the total expenditure from each fund, and cause the same to be published in a newspaper of general circulation in the school district. Said statement shall include a list of all claims allowed and a summary of all receipts. Failure by the secretary to make such publication shall constitute a public offense, punishable as a misdemeanor.

The amendment lost.

Van Drie of Story offered the following amendment from the floor and moved its adoption:

Amend the committee on schools amendment to Senate File 640, filed March 10, 1970, by adding thereto the following new section:

Section two hundred ninety-one point nine (291.9), subsection one (1), Code 1966, is hereby amended by striking from line five (5), the word "twenty-one" and inserting in lieu thereof the word "nineteen".

A non-record roll call was requested.

The ayes were 63, nays 8.

The amendment was adopted.

Van Drie of Story offered the following amendment from the floor and moved its adoption:

Amend the committee on schools amendment to Senate File 640, filed March 10, 1970, by adding thereto the following new section:

This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Progress-Review, a newspaper published in La Porte City, Iowa, and in the Emmetsburg Reporter, a newspaper published in Emmetsburg, Iowa.

A non-record roll call was requested.

The ayes were 59, nays 31.

The amendment was adopted.

Division of the committee amendment as amended was requested.

Stromer of Hancock moved the adoption of division 1, lines 1 through 16, of the committee amendment as amended.

Division 1 of the committee amendment as amended was adopted.

Stromer of Hancock moved the adoption of division 2, lines 17 through 21, of the committee amendment as amended.

Roll call was requested by Lipsky of Linn and Ewell of Black Hawk.

Rule 70 was invoked.

On the question "Shall division 2 of the committee amendment as amended be adopted?"

The ayes were, 77:

Andersen	Fischer of	Logue	Roorda
Battles	Grundy	McCartney	Schmeiser
Bergman	Fisher of	McCormick	Schroeder
Brinck	Greene	Mendenhall	Shaw
Caffrey	Freeman of	Middleswart	Shepherd
Camp	Clay-Dickinson	Miller of	Sorg
Campbell	Goode	Des Moines	Stokes
Cochran	Graham	Miller of	Strand
Corey	Grassley	Jones	Stroburg
Crosier	Hamilton	Miller of	Stromer
Cunningham	Hanson of	Marshall	Strothman
Darrington	Howard-Mitchell	Miller of	Tieden
Den Herder	Kehe	Page	Van Drie
Dietz	Kennedy of	Mohrfeld	Van Roekel
Dooley	Dubuque	Nelson	Varley
Dougherty	Kitner	Nielsen	Walter
Doyle	Knight	Ossian	Warren
Drake	Knoblauch	Peterson	Weichman
Duitscher	Koch	Pierson	Welden
Edgington	Kruse	Priebe	Winkelman
Ellsworth	Langland	Radl	Mr. Speaker
	Logemann	Rex	

The nays were, 34:

Alt	Hansen of	Lippold	Poncy
Baker	Black Hawk	Lipsky	Renda
Bennett	Huff	Mayberry	Rodgers
Blouin	Jesse	McIntyre	Schwartz
Christensen	Kennedy of	Menefee	Skinner
Dunton	Chickasaw	Mezvinsky	Tapscott
Ewell	Kluever	Milligan	Voorhees
Franklin	Kreamer	Newton	Wells
Gannon	Lawson	Nolting	Wolfe

Absent or not voting, 13:

Crabb	Johnson of	Millen	Sanders
Freeman of	Audubon	O'Hearn	Van Nostrand
Buena Vista	Johnston of	Pelton	Waugh
Hill	Johnson	Perkins	
Holden			

Division 2 of the committee amendment as amended was adopted.

Varley of Adair-Madison in the chair at 3:40 p.m.

Stromer of Hancock moved the adoption of division 3, lines 22 through 198, of the committee amendment as amended.

Division 3 of the committee amendment as amended was adopted.

Stromer of Hancock moved the adoption of division 4, lines 199 through 213, of the committee amendment as amended.

Roll call was requested by Gannon of Jasper and Grassley of Butler.

On the question "Shall division 4 of the committee amendment as amended be adopted?"

The ayes were, 68:

Battles	Fisher of	McCartney	Rex
Bergman	Greene	Mendenhall	Schmeiser
Brinck	Freeman of	Menefee	Schroeder
Camp	Clay-Dickinson	Middleswart	Shaw
Campbell	Goode	Miller of	Shepherd
Cochran	Graham	Des Moines	Sorg
Corey	Grassley	Miller of	Stokes
Crosier	Hamilton	Jones	Strand
Cunningham	Hanson of	Miller of	Stroburg
Darrington	Howard-Mitchell	Marshall	Stromer
Den Herder	Holden	Miller of	Strothman
Dietz	Kehe	Page	Van Drie
Dougherty	Kennedy of	Mohrfeld	Van Roekel
Doyle	Dubuque	Nelson	Walter
Duitscher	Kitner	Nielsen	Warren
Edgington	Knight	Ossian	Weichman
Ellsworth	Knoblauch	Peterson	Winkelman
Fischer of	Kruse	Pierson	Mr. Speaker
Grundy	Logemann	Priebe	(Varley)
	Logue	Radl	

The nays were, 40:

Alt	Gannon	Kreamer	Poncy
Andersen	Hansen of	Langland	Renda
Baker	Black Hawk	Lawson	Rodgers
Bennett	Huff	Lippold	Roorda
Blouin	Jesse	Lipsky	Schwartz
Caffrey	Johnston of	Mayberry	Skinner
Christensen	Johnson	McIntyre	Tapscott
Dooley	Kennedy of	Mezvinsky	Voorhees
Dunton	Chickasaw	Milligan	Welden
Ewell	Kluever	Newton	Wells
Franklin	Koch	Nolting	

Absent or not voting, 16:

Crabb	Hill	O'Hearn	Tieden
Drake	Johnson of	Pelton	Van Nostrand
Freeman of	Audubon	Perkins	Waugh
Buena Vista	McCormick	Sanders	Wolfe
Harbor	Millen		

Division 4 of the committee amendment as amended was adopted.

Stromer of Hancock moved the adoption of division 5, lines 214 through 240, of the committee amendment as amended.

Division 5 of the committee amendment as amended 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?" (S.F. 640)

The ayes were, 91:

Alt	Fisher of	Lawson	Rodgers
Andersen	Greene	Logue	Roorda
Battles	Freeman of	McCartney	Schmeiser
Bennett	Clay-Dickinson	McCormick	Schroeder
Bergman	Gannon	Mendenhall	Shepherd
Blouin	Goode	Menefee	Skinner
Brinck	Graham	Middleewart	Sorg
Caffrey	Grassley	Miller of	Stokes
Camp	Hamilton	Des Moines	Strand
Campbell	Hanson of	Miller of	Stroburg
Cochran	Howard-Mitchell	Jones	Stromer
Corey	Harbor	Miller of	Strothman
Crosier	Hill	Marshall	Tapscott
Cunningham	Holden	Miller of	Tieden
Den Herder	Huff	Page	Van Drie
Dietz	Kehe	Mohrfeld	Van Roekel
Dooley	Kennedy of	Nelson	Voorhees
Dougherty	Dubuque	Newton	Walter
Doyle	Kitner	Ossian	Warren
Duitscher	Kluever	Pelton	Weichman
Dunton	Knight	Peterson	Welden
Edgington	Knoblauch	Pierson	Winkelman
Ellsworth	Koch	Priebe	Mr. Speaker
Fischer of	Kreamer	Radl	(Varley)
Grundy	Kruse	Renda	
	Langland	Rex	

The nays were, 22:

Baker	Hansen of	Lippold	Milligan
Christensen	Black Hawk	Lipsky	Nielsen
Crabb	Jesse	Logemann	Nolting
Darrington	Johnston of	Mayberry	Poncy
Ewell	Johnson	McIntyre	Schwartz
Franklin	Kennedy of	Mezvinsky	Wells
	Chickasaw		

Absent or not voting, 11:

Drake	Johnson of	O'Hearn	Shaw
Freeman of	Audubon	Perkins	Van Nostrand
Buena Vista	Millen	Sanders	Wagh
			Wolfe

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

Van Drie of Story moved that the vote by which Senate File 640

passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 68, nays 32.

The motion prevailed.

SENATE AMENDMENT CONSIDERED

Camp of Clinton called up for consideration **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, amended by the House and further amended by the Senate, and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 585 as follows:

1. By striking all after the word "laboratory." in line 6 and all of lines 7 through 13, inclusive, and inserting in lieu thereof the following: "The commissioner of public safety may assign the criminalistics laboratory to a division or bureau within his department. The laboratory shall, within its capabilities, conduct analyses, comparative studies, fingerprint identification, firearms identification, questioned documents studies, and other studies normally performed by a criminalistics laboratory when requested by a county attorney, medical examiner, or law enforcement agency of this state to aid in any criminal investigation. Agents of the division of criminal investigation and bureau of identification may be assigned to the criminalistics laboratory by the commissioner. New employees shall be appointed pursuant to chapter ninety-five (95), Acts of the Sixty-second General Assembly, and need not qualify as agents for the division of criminal investigation and bureau of identification, and shall not participate in the peace officers' retirement plan established pursuant to chapter ninety-seven A (97A) of the Code."

2. Line 15, by striking the words "possess a", and by striking all of line 16 and inserting in lieu thereof the following: "be a physician and surgeon or osteopathic physician and surgeon and".

3. Line 18, by striking the words "training in the medical specialty of" and inserting in lieu thereof the words "knowledge in".

4. Line 19, by inserting after the word "by" the words "and serve at the pleasure of the governor".

5. By striking lines 20, 21, and 22, inclusive, and by striking from line 23 the words "is six years".

6. Line 27, by striking the words "The board of", and by striking all of lines 28 and 29.

7. Line 34, by inserting after the word "investigation" the words "by the state medical examiner".

8. By striking from lines 36 and 37 the words "the transfer of items for analysis or investigation to laboratories;".

9. By adding after line 13 the following new sections and renumbering the remaining sections:

a. "Sec. 2. It shall be presumed that any employee or technician of the criminalistics laboratory is qualified or possesses the required expertise to accomplish any analysis, comparison, or identification done by him in the course of his employment in the criminalistics laboratory. Any report, or copy thereof, or the findings of the criminalistics laboratory shall be received in evidence in any court, preliminary hearing, and grand jury proceeding in the same manner and with the same force and effect as if the employee or technician of the criminalistics laboratory who accomplished the requested analysis, comparison, or identification had testified in person. An accused person or his attorney may request that such employee or technician testify in person at a criminal trial on behalf of the state before a jury or to the court, by notifying the proper county attorney at least ten days before the date of such criminal trial."

b. "Sec. 3. The commissioner of public safety shall make rules defining the capabilities of the criminalistics laboratory. He shall make rules governing the handling of items to be processed by the criminalistics laboratory from the time they are forwarded to the laboratory by a county medical examiner or a city, town, or state law enforcement agency or county sheriff until their return to the forwarder. The rules shall prescribe a method of identifying, forwarding, handling and returning items that will maintain the identity and integrity of the item. An item handled in conformity with the rules shall be presumed to be admissible in evidence as to the period in transit to and from and while in custody of the laboratory without further foundation."

c. "Sec. 4. The county attorney shall give the accused person, or his attorney, after an indictment or county attorney's information has been returned, a copy of each report of the findings of the criminalistics laboratory conducted in the investigation of the indictable criminal charge against him at the time of arraignment, or if such report is received after arraignment, upon receipt, whether or not such findings are to be used in evidence against him. If such report is not given to the accused or his attorney at least four days prior to trial, such fact shall be grounds for a continuance."

10. By striking lines 70 through 74, inclusive.

11. By striking in lines 88 and 89 the words "proper law-enforcement officers" and by striking in line 102 the words "proper law-enforcement officer", and inserting in lieu thereof in each instance the words "city, town, or state law enforcement agency or county sheriff".

12. By changing the cross references to sections in lines 87, 101, 138 and 139, 156, 196 and 206 from "ten (10)" to "twelve (12)".

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Camp of Clinton moved that the bill, as amended by the House and further amended by the Senate and concurred in by the House,

be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 585)

The ayes were, 105:

Alt	Franklin	Lippold	Priebe
Andersen	Freeman of	Lipsky	Radl
Battles	Clay-Dickinson	Logemann	Renda
Bennett	Gannon	Logue	Roorda
Bergman	Goode	Mayberry	Schmeiser
Blouin	Graham	McCartney	Schroeder
Brinck	Grassley	McCormick	Schwartz
Caffrey	Hamilton	McIntyre	Shaw
Camp	Hansen of	Mendenhall	Shepherd
Campbell	Black Hawk	Menefee	Sorg
Christensen	Hanson of	Mezvinsky	Stokes
Cochran	Howard-Mitchell	Middleswart	Strand
Corey	Hill	Miller of	Stroburg
Crosier	Holden	Des Moines	Stromer
Cunningham	Huff	Miller of	Strothman
Den Herder	Jesse	Jones	Tapscott
Dietz	Johnston of	Miller of	Tieden
Dooley	Johnson	Marshall	Van Drie
Dougherty	Kehe	Miller of	Van Roekel
Doyle	Kennedy of	Page	Voorhees
Drake	Dubuque	Milligan	Walter
Duitscher	Kitner	Nelson	Warren
Dunton	Kluever	Newton	Weichman
Edgington	Knight	Nielsen	Welden
Ellsworth	Knoblauch	Nolting	Wells
Ewell	Koch	Ossian	Winkelman
Fischer of	Kreamer	Peterson	Mr. Speaker
Grundey	Kruse	Pierson	(Varley)
Fisher of	Langland	Poncy	
Greene	Lawson		

The nays were, none.

Absent or not voting, 19:

Baker	Johnson of	O'Hearn	Sanders
Crabb	Audubon	Pelton	Skinner
Darrington	Kennedy of	Perkins	Van Nostrand
Freeman of	Chickasaw	Rex	Waugh
Buena Vista	Millen	Rodgers	Wolfe
Harbor	Mohrfeld		

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

APPROPRIATIONS CALENDAR

House File 1357, a bill for an act to appropriate funds from the primary road fund to the state highway commission for payment of claims arising out of activities of the state highway commission, was taken up for consideration.

(House File 1357 pending at adjournment.)

MOTION TO WITHDRAW FROM SIFTING
(House File 1144)

MR. SPEAKER: Subject to provisions of Rule 55, Temporary Rules of the House, I move that House File 1144 be withdrawn from the sifting committee and placed upon the calendar.

Eligible April 4, 1970

WILLIAM J. GANNON

HOUSE CONCURRENT RESOLUTION 131

By Lipsky, Lippold, Roorda, Dunton, Caffrey,
Holden, Grassley, Schroeder and Shaw

Whereas, the extensive changes which have occurred in primary, secondary and post-secondary education in Iowa since the inception of the county school systems—including reorganization of local schools into fewer and larger districts, development of certain services at a multi-county level, and establishment of merged areas to operate community colleges and vocational schools—have removed the need for many of the services the county school systems were originally established to provide, while perception of various education needs not previously recognized or met have led many county school systems to perform functions far different from those they were originally intended to perform; and,

Whereas, careful consideration should be given to determining which services are actually necessary to provide effective and well-rounded primary, secondary, and post-secondary education to meet the needs of all students, including exceptional students, and how each of these services may most efficiently be provided and financed; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the Legislative Council be authorized to establish a study committee in the manner provided by law to review the needs for various types of educational services at the primary, secondary, and post-secondary levels which school districts find it difficult or not feasible to provide, to determine the manner the needed services may best be made available to all who need them, and to determine how these services should be financed. The committee shall report its findings and recommendations, together with any bills necessary to give effect to its recommendations, to the Legislative Council prior to the convening of the first session of the Sixty-fourth General Assembly.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 132

By Holden

Whereas, the phrases “anticipatory warrants”, “amounts legally available”, and “anticipated deficiencies” as used in chapter ninety-six (96), section two (2), Acts of the Sixty-third General Assembly, First Session, which amends section seventy-four point one (74.1) of the Code, are not defined; and

Whereas, procedures for the use of public warrants not paid for want of funds are not clearly outlined in the statutes; and

Whereas, municipal corporations and school districts are utilizing such warrants in increasing amounts and numbers; and

Whereas, banks and other persons have raised or may raise questions as to the legality, quality, and marketability of such warrants; *Now, Therefore*,
Be It Resolved by the House, the Senate Concurring, That the state comp-

troller, the treasurer of state, and the attorney general shall analyze the statutes of Iowa relating to the use of such warrants and shall submit a report to the Sixty-fourth General Assembly, including recommendations for proposed legislation, if needed, to clarify the meaning of terms and procedures for the use of such warrants.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 138

By Miller of Page, Welden, Holden, McCartney, Millen, Kehe, Varley, Darrington, Goode, Stroburg, Christensen, Skinner, Dunton, Schroeder, Bennett, Renda, Mezvinsky, Menefee, Fischer of Grundy, Stokes and Brinck

Whereas, the duty of enforcing highway laws and laws relating to motor vehicle, railway, air, and water transportation is vested in many state departments; and

Whereas, an efficient public and private transportation system requires coordination of efforts and consideration of all modes of transportation; and

Whereas, the federal government and several other states have considered the coordination of transportation efforts to be of great importance to the public and have therefore established departments of transportation embracing the many phases of the public and private transportation industry; and

Whereas, several studies undertaken on behalf of the state of Iowa including those completed by the Public Administration Service, the firm of Baxter and McDonald in a study undertaken on behalf of the Office for Planning and Programming, and the Highway Commission Study Committee established by the Sixty-third General Assembly, First Session, have recommended that consideration be given to establishing a department of transportation for the state of Iowa; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the legislative council is authorized 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 the Senate and nonlegislative members as deemed desirable, to conduct during the 1970 legislative interim a comprehensive study relating to the feasibility of establishing a department of transportation encompassing the administration and regulation of motor vehicle, railway, air, and water transportation and related functions; and

Be It Further Resolved, That a report of the study shall be prepared and submitted to the legislative council and the members of the Sixty-fourth General Assembly, First Session, accompanied by bill drafts designed to carry out the recommendations of the study committee.

Laid over under Rule 25.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 1314, a bill for an act to legalize actions for Woodbury County.

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

House File 1315, a bill for an act legalizing actions for Pottawattamie County.

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 534, a bill for an act relating to highway construction.

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 1286, a bill for an act authorizing capital expenditures 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 1301, a bill for an act relating to municipal parking facilities.

CARROLL A. LANE, Secretary

REPORTS OF COMMITTEE

Camp of Clinton, from the committee on appropriations, submitted the following reports:

MR. SPEAKER: Your committee on appropriations, to whom was referred **Senate File 1202**, a bill for an act relating to the biennial appropriation of the higher education facilities 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 1202 as follows:

1. Page 1, by striking lines 4 through 12, inclusive, and insert in lieu thereof the following:

"Section 1. There is hereby appropriated from the general fund of the state the sum of twenty thousand (20,000) dollars for the fiscal year ending June 30, 1970 and the sum of twenty thousand (20,000) dollars for the fiscal year commencing July 1, 1970 and ending June 30, 1971, or so much thereof as may be necessary, to the higher education facilities commission for the purpose of paying expenses and the costs of administration of the tuition grant program."

2. Page 1, by striking from line 1 the words "relating to the biennial appropriation of" and inserting in lieu thereof the words "making an appropriation to".

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred **Senate File 1232**, a bill for an act relating to the establishment of sanitary disposals and providing penalties for violations thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

1 Substitute for the Koch, et al., amendment of March 23, 1970

2 to House File 246 as follows:

3 Amend the committee on cities and towns amendment to House File
246,

4 filed March 9, 1970, and found on pages 830 through 835 of the
5 House Journal of March 9, 1970, as follows:

6 1. By striking from line thirty-seven (37) the words
7 "income, earnings, or".

8 2. By striking from lines forty-four (44) and forty-five (45)
9 the words "income, earnings, or".

10 3. By striking from line forty-eight (48) the words "income,
11 earnings, and".

12 4. By striking from line sixty-one (61) the words "income,
13 earnings, and".

14 5. By striking from lines sixty-two (62) and sixty-three (63)
15 the words "income, earnings, or".

16 6. By striking from lines one hundred eighteen (118), one
17 hundred nineteen (119) and one hundred twenty (120) the words
18 and figures "four hundred twenty-two point four (422.4), four
19 hundred twenty-two point thirty-two (422.32)",

20 7. By striking lines one hundred twenty-eight (128) through
21 one hundred forty-five (145), inclusive.

22 8. By striking from line one hundred sixty-three (163)
23 the words "income, earnings, or".

24 9. By striking from line two hundred fifty-two (252) the
25 words "income, earnings,".

26 10. Add as a new section following line two hundred forty-
27 eight (248) the following:

28 Sec. 17. Any school corporation in Iowa as defined in the
29 Code may impose local taxes authorized by this section after
30 approval by the electorate.

31 Upon its own motion, or upon receipt of a petition signed by
32 qualified electors within the school corporation equal in number
33 to at least ten percent of the number of votes cast at the last
34 preceding general election, requesting that an election be held
35 on the question of imposing taxes on income and earnings of tax-
36 payers of the school corporation to an amount that will produce
37 revenue equal to approximately fifty percent of the revenue
38 received by the school corporation the previous year from the
39 tax on real and personal property in the corporation, the school corpo-
ration

40 shall submit to the electors of school corporation, at a special
41 election called for that purpose, the question of whether said
42 taxes shall be imposed. If a majority of those voting favors the
43 imposition of the taxes, the school board shall impose those
44 taxes by resolution, according to the provisions of this section.

45 If less than a majority of those voting favors the imposition
46 of the taxes, the school board shall not attempt to impose the
47 taxes voted upon unfavorably within one year following the
48 election.

49 The special election shall not be held within thirty days of
50 any general election. Prior to the special election, the school
51 board shall publish notice of the election once each week for
52 three consecutive weeks in a newspaper of general circulation

53 serving the school corporation.

54 Local taxes shall become effective January 1 following a
55 favorable election that a local income and earnings tax may
56 become effective January 1 following the election. A resolution
57 imposing an authorized local tax shall remain effective for a
58 minimum period of four years, and for all succeeding years until
59 repealed. A resolution imposing an authorized local income and
60 earnings tax shall adopt by reference the applicable provisions
61 of the appropriate sections of chapter four hundred twenty-two
62 (422) of the Code including subsequent amendments to the chapter,
63 so that local tax administration will conform as nearly as
64 possible to state tax administration. Local school officials
65 shall confer with the director of revenue and obtain his assist-
66 ance in drafting the resolution imposing a local income and
67 earnings tax.

68 The local income and earnings taxes provided for in this sec-
69 tion shall be administered by the department of revenue.

70 The director of revenue shall provide appropriate forms, or
71 provide on the regular state tax forms, for reporting local
72 income and earnings tax liability and shall administer the
73 provisions of a local income and earnings tax as nearly as
74 possible in conjunction with the administration of state tax
75 laws. Due dates for payment of the taxes shall conform to
76 current due dates for similar state taxes.

77 Annually, the director of revenue shall determine a tax rate
78 on income and earnings for each such school corporation that
79 will produce a revenue equal to approximately the amount of
80 revenue from the tax on real and personal property for school
81 purposes received by the school corporation for the previous tax
82 year.

83 However, for the initial year following adoption of the income
84 and earnings tax plan, the income and earnings tax rate shall be
85 fixed to produce an amount equal to fifty percent of the real and
86 personal
87 property tax revenue received during the previous year for school
88 purposes and the real and personal property tax levy for taxes
89 payable the following year shall be reduced proportionately.

90 A local earnings tax may be imposed on every resident and
91 individual nonresident taxpayer, at the rate determined by the
92 director of revenue on the taxpayer's Iowa taxable income derived
93 from work performed and services rendered within the limits of
94 the school corporation. Any school corporation imposing an
95 earnings tax shall give a credit for any local income tax paid
96 by the taxpayer on the same income which is subject to the
97 earnings tax.

98 Local income and earnings taxes shall be subject to all
99 applicable provisions of divisions one (I), two (II), and three
100 (III) of chapter four hundred twenty-two (422) of the Code, and
101 particularly to those provisions relating to withholding of tax
102 at source, declaration of estimated tax due, remittances of
103 withholding and estimated tax, application of interest and
104 penalties, and procedures for hearing and appeal.

105 The term "resident taxpayer" as used in this section means
106 an individual taxpayer whose principal place of residence on
107 December 31 of the tax year is in the school corporation imposing

108 the tax.

109 The director of revenue, in consultation with local officials,
110 shall collect and account for all such local taxes, crediting
111 local tax receipts to a local tax fund hereby established in the
112 office of the treasurer of state. The treasurer of state shall
113 remit quarterly to the school corporations which have imposed a
114 local tax their share of the balance in the local tax fund.
115 Local tax receipts shall be deposited to the credit of the
116 school corporation treasurer and may be expended for any lawful
117 school purpose.

118 The tax levies for school purposes on property within the
119 school corporation owned by nonresident taxpayers and corpora-
120 tions shall be double the levies for school purposes levied
121 on resident taxpayers unless said nonresident taxpayers' income
122 is earned in the school corporation and thus taxable.

123 11. Lines two hundred fifty-one (251) and two hundred
124 fifty-two (252), strike "and counties" and insert "counties
125 and school corporations".

ANDERSEN of Woodbury

1 Amend House File 1355 by adding the following new section
2 thereto:

3 Moneys authorized to be expended by this section shall be in
4 addition to moneys appropriated and authorized to be expended by
5 chapter five (5), section one (1), Acts of the Sixty-third General
6 Assembly, First Session.

7 The following amounts, or so much thereof as may be necessary,
8 are hereby authorized to be expended by the department of agricul-
9 ture from the receipts of the restaurant inspection fund for the
10 fiscal year commencing July 1, 1970 and ending June 30, 1971 to be
11 used pursuant to the provisions of chapter one hundred seventy
12 (170) of the Code in the manner designated:

13 For salaries	\$56,500.
14 For travel	14,000.
15 For support, maintenance and miscellaneous 16 purposes	8,500.
17 Total	\$79,000.

18 For the fiscal year commencing July 1, 1970 and ending June
19 30, 1971 no moneys shall be expended pursuant to chapter eight (8),
20 section one (1), subsection one (1), paragraph a, Acts of the Sixty-
21 third General Assembly, First Session, for salaries, travel, support,
22 maintenance and miscellaneous purposes for restaurant and hotel in-
23 spection.

CAMP of Clinton
SHAW of Scott

1 Amend House File 1355 as follows:

2 1. Page 1, by striking lines 13 through 25, inclusive.
3 2. Page 2, by striking lines 1 through 15, inclusive, and insert-
4 ing in lieu thereof the following:

5 1. By striking subsection one (1) and inserting in lieu
6 thereof the following:

7 "1. For a hotel containing five guest rooms or units or
8 less, five dollars."

9 2. By striking subsections two (2) through five (5),
10 inclusive, and inserting in lieu thereof the following:

11 "2. For a hotel containing six or more guest rooms, one
12 dollar for each guest room or unit."

13 3. By striking from subsection 8, line 2, the words "ten dollars"
14 and inserting in lieu thereof the words "or public or parochial
15 school kitchen serving lunches to pupils, fifteen dollars which,
16 if a meat inspection license is required, shall serve as payment
17 of the five dollar fee required by chapter one hundred forty-five
18 (145), section two (2), Acts of the Sixty-third General Assembly,
19 First Session, and such five dollar fee shall be transferred from
20 the hotel and restaurant fund to the department of agriculture to
21 be deposited and used in the same manner as meat inspection license
22 fees".

23 4. By renumbering the subsections.

FREEMAN of Clay-Dickinson

1 Amend Senate File 1009 as follows:

2 Amend section 77.7, Code 1966, as amended by chapter 97,
3 Acts of the first session of the 63rd General Assembly, by
4 adding the following: "except as provided under Section
5 558.20, Code 1966."

GOODE of Appanoose-Davis

1 Amend the committee on transportation amendment to
2 Senate File 1178, as amended and passed by the Senate,
3 filed March 16, 1970, and appearing on pages 1044 and 1045
4 of the House Journal, as follows:

5 1. Line 33, by adding after the period the following and
6 renumbering the remaining items of the amendment accordingly:

7 14. Page 6, line 22, by inserting after the period the
8 following new sentence:

9 "Any person, association, or corporation who violates
10 any provision of this chapter shall be guilty of a misdemeanor
11 and upon conviction shall be punished by a fine not exceeding
12 one hundred dollars or by imprisonment in the county jail not
13 exceeding thirty days."

14 2. By striking lines 42 through 45, inclusive, and inserting
15 in lieu thereof the following:

16 19. Page 7, by striking lines 7 through 16, inclusive,
17 and inserting in lieu thereof the following:

18 "Sec. 17. The division of motor truck regulation of the
19 department of public safety shall operate from funds appropri-
20 ated from the primary road fund."

21 3. Line 59, by striking the word "January" and inserting in
22 lieu thereof the word "July".

COMMITTEE ON TRANSPORTATION
LEROY S. MILLER, Chairman

1 Amend the committee on commerce amendment, filed
2 March 23, 1970, and appearing on pages 1149 through 1151,
3 inclusive, of the House Journal, to Senate File 1184,
4 as amended and passed by the Senate, as follows:

5 1. By striking line 3 and by inserting in lieu thereof
6 the following:

7 "1. Page 1, by striking lines 4 through 8, inclusive,
8 and insert-"

9 2. By striking lines 13 and 14 and inserting in lieu

10 thereof the following:

11 "(3) By inserting after line forty-two (42) the
12 following:

13 'As a condition precedent to the vesting of the power'."

14 3. By renumbering all subsequent paragraphs of the
15 committee amendment.

HOLDEN of Scott

1 Amend Senate File 1278, page 2, by inserting
2 after line 11 the following: "In no instance shall
3 the additional credit exceed sixty-two dollars fifty
4 cents (\$62.50) annually."

SCHROEDER of Pottawattamie

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Wednesday, April 1, 1970.

JOURNAL OF THE HOUSE

Eightieth Calendar Day—Fifty-seventh Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, APRIL 1, 1970.

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

Prayer was offered by Dr. Wayne Shoemaker, program director of Iowa Conference of United Methodist Churches, Des Moines, Iowa.

The Journal of Tuesday, March 31, 1970, was approved.

PRESENTATION OF VISITORS

Holden of Scott presented to the House the Honorable Paul B. McCray, former member of the House in the Sixty-second General Assembly representing Scott County.

The Speaker announced the following visitors present in the House chamber:

Seventy senior students from North Tama High School, Traer, Iowa, accompanied by Mr. Clark, principal, and Mr. Law, government teacher. By Mohrfeld of Tama.

Thirty-six eleventh grade government class students from Swea City High School, accompanied by John Larson and Mr. Miller. By Priebe of Kossuth.

Fifty eleventh grade American history class students from East High School, Des Moines, Iowa, accompanied by their teacher, Richard Thomas. By Polk County delegation.

Fifty senior students from Central Webster Community Schools, accompanied by their teacher, Jim Ainslie. By Cochran of Webster.

One hundred twenty sixth grade students from Franklin and McKinley School, Muscatine, Iowa, accompanied by their teachers, Mr. Huber and Mr. Lange. By Drake of Muscatine.

Ninety senior government class students from Nevada High School, accompanied by their teachers, Mrs. Mollet, Mr. Phillips and Mr. Kolbeck. By Cunningham of Story and Van Drie of Story.

Thirteen contemporary affairs class senior students from Charles City High School, accompanied by their teachers, Carl Johnson, Joe Gleim and Dan Marallo. By McCartney of Floyd.

Ten Girl Scouts from Troop 94, Mason City, Iowa, accompanied by their leaders, Mrs. Paul McIntyre, Jean Arnold and Mrs. Gerald Zickol. By Lawson of Cerro Gordo and Wolfe of Cerro Gordo.

Fifty senior students from Tri-County High School, Thornburg, Iowa, accompanied by their teacher, James B. Freeze. Cynthia Kay Dunton, daughter of Representative Dunton, is a member of this class. By Dunton of Keokuk.

Ninety senior high students from Cardinal High School, Wapello County, accompanied by Ray Prentis. By Schwartz of Wapello.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 1202 and 1232, under Rule 35.

INTRODUCTION OF BILLS

House File 1361, by committee on state government, a bill for an act relating to licenses in the practice of medicine.

Read first time and referred to the **sifting committee**.

House File 1362, by committee on appropriations, a bill for an act relating to the personal property tax on cattle and to make an appropriation therefor.

Read first time and **placed on the calendar**.

House File 1363, by committee on schools, a bill for an act relating to collection of fees from students at area schools.

Read first time and referred to the **sifting committee**.

SENATE MESSAGES CONSIDERED

Senate File 362, a bill for an act relating to county conservation boards.

Read first time and referred to the **sifting committee**.

Senate File 1297, a bill for an act relating to a reorganization of the Iowa liquor control commission.

Read first time and referred to the **sifting committee**.

Senate File 1298, a bill for an act relating to the penalty for violations of the act regulating snowmobiles.

Read first time and referred to the **sifting committee**.

Senate File 1301, a bill for an act relating to municipal parking facilities, to authorize cities and towns to issue revenue refunding bonds to refund revenue and revenue refunding bonds, or to refund such outstanding bonds and also improve a municipal parking system.

Read first time and **passed on file**.

Senate Joint Resolution 1005, a joint resolution to express the sense of the General Assembly regarding the proposed new education building at the college of osteopathic medicine and surgery.

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 58, a bill for an act relating to the compensation for members of examining boards.

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

Senate File 1291, a bill for an act to establish a private school advisory committee.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1243, a bill for an act relating to the definition, licensing, inspection and regulation of health care facilities.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1243

Amend House File 1243, as amended and passed by the House, as follows:

1. Page 3, by striking from lines 32 and 33 the words "physician as defined by section one hundred thirty-five point one (135.1) of the Code" and inserting in lieu thereof the following: "person licensed to practice medicine and surgery, osteopathy and surgery or osteopathy under the laws of this state".

2. Page 9, line 10, by inserting after the word "be" the word "substantially".

3. Page 12, by striking lines 14 through 22, inclusive.

ADOPTION OF SENATE CONCURRENT RESOLUTION 123

Cunningham of Story asked and received unanimous consent to take up for immediate consideration **Senate Concurrent Resolution 123**, filed on March 31, 1970, and found on page 1253 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

HOUSE CONCURRENT RESOLUTION 134

By McCartney

Be It Resolved by the House, the Senate Concurring: That the Sixty-third General Assembly, Second Regular Session, adjourn sine die at five o'clock p.m., Friday, April 10, 1970.

Laid over under Rule 25.

CONSIDERATION OF BILLS
BUSINESS PENDING

The House resumed consideration of **House File 1357**, a bill for an act to appropriate funds from the primary road fund to the state highway commission for payment of claims arising out of activities of the state highway commission.

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. 1357)

The ayes were, 81:

Alt	Graham	McCartney	Sanders
Andersen	Grassley	McIntyre	Schroeder
Battles	Hamilton	Mendenhall	Shaw
Bergman	Hansen of	Menefee	Sorg
Camp	Black Hawk	Millen	Stokes
Campbell	Hanson of	Miller of	Strand
Cochran	Howard-Mitchell	Des Moines	Stroburg
Corey	Hill	Miller of	Stromer
Crabb	Holden	Jones	Strothman
Cunningham	Kehe	Miller of	Tieden
Darrington	Kennedy of	Marshall	Van Drie
Den Herder	Dubuque	Milligan	Van Roekel
Dougherty	Kitner	Mohrfeld	Varley
Dunton	Knight	Nelson	Voorhees
Edgington	Knoblauch	Newton	Walter
Ellsworth	Koch	Nielsen	Warren
Fisher of	Kreamer	O'Hearn	Waugh
Greene	Kruse	Ossian	Weichman
Freeman of	Lawson	Peterson	Welden
Buena Vista	Lippold	Pierson	Winkelman
Freeman of	Logemann	Priebe	Wolfe
Clay-Dickinson	Logue	Roorda	Mr. Speaker
Goode	Mayberry		

The nays were, 22:

Baker	Doyle	McCormick	Rex
Blouin	Duitscher	Mezvinsky	Rodgers
Caffrey	Ewell	Middleswart	Schmeiser
Crosier	Gannon	Nolting	Schwartz
Dietz	Kennedy of	Poncy	Wells
Dooley	Chickasaw	Renda	

Absent or not voting, 21:

Bennett	Huff	Kluever	Perkins
Brinck	Jesse	Langland	Radt
Christensen	Johnson of	Lipsky	Shepherd
Drake	Audubon	Miller of	Skinner
Fischer of	Johnston of	Page	Tapscott
Grundy	Johnson	Pelton	Van Nostrand
Franklin			

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

SENATE AMENDMENTS CONSIDERED

Van Nostrand of Pottawattamie called up for consideration **House File 1268**, a bill for an act relating to taxation of mobile homes, providing for allocation of the proceeds of such tax, and requiring that manufacturers and dealers notify the county treasurer of the sale and delivery of a mobile home, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1268, as amended and passed by the House, as follows:

1. Page 1, line 13, by inserting after the word "Code" the following: ", plus interest and dividends from federal securities and income from social security and other tax-exempt retirement or pension plans,".
2. Page 2, line 23, by inserting after the word "Code" the following: ", plus interest and dividends from federal securities and income from social security and other tax-exempt retirement or pension plans,".
3. Page 2, line 30, by inserting after the period the following sentence: "The treasurer shall make a determination of eligibility of the applicant to qualify for the lower tax rate and thereafter seal the income tax return, and shall hold the information confidential, except as it may be required as evidence to disallow the credit."
4. Page 3, line 10, by striking the word "law" and inserting in lieu thereof the following: "chapter one hundred thirty-five D (135D) of the Code".

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.

On the question "Shall the bill pass?" (H.F. 1268)

The ayes were, 84:

Alt	Hansen of	Middleswart	Schroeder
Andersen	Black Hawk	Millen	Schwartz
Battles	Hanson of	Miller of	Shaw
Bergman	Howard-Mitchell	Des Moines	Shepherd
Blouin	Hill	Miller of	Sorg
Caffrey	Holden	Jones	Stokes
Camp	Huff	Miller of	Strand
Campbell	Kehe	Marshall	Stromer
Cochran	Knight	Milligan	Strothman
Crabb	Knoblauch	Mohrfeld	Tieden
Cunningham	Kreamer	Nelson	Van Drie
Darrington	Kruse	Newton	Van Nostrand
Den Herder	Langland	Nielsen	Van Roekel
Dietz	Lawson	Nolting	Varley
Dougherty	Lippold	O'Hearn	Voorhees
Dunton	Logemann	Ossian	Warren
Edgington	Logue	Peterson	Waugh
Ellsworth	Mayberry	Priebe	Weichman
Ewell	McCartney	Rex	Wells
Fisher of	McCormick	Roorda	Winkelman
Greene	McIntyre	Sanders	Wolfe
Graham	Mendenhall	Schmeiser	Mr. Speaker
Hamilton	Menefee		

The nays were, 21:

Baker	Fischer of	Goode	Koch
Brinck	Grundy	Kennedy of	Pierson
Christensen	Freeman of	Chickasaw	Poncy
Crosier	Buena Vista	Kennedy of	Rodgers
Dooley	Freeman of	Dubuque	Stroburg
Doyle	Clay-Dickinson	Kitner	Walden
Duitscher	Gannon		

Absent or not voting, 19:

Bennett	Johnson of	Mezvinsky	Radl
Corey	Audubon	Miller of	Renda
Drake	Johnston of	Page	Skinner
Franklin	Johnson	Pelton	Tapscott
Grassley	Kluever	Perkins	Walter
Jesse	Lipsky		

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

Graham of Ida-Sac called up for consideration **House File 589**, a bill for an act relating to county ambulance service, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 589, as amended and passed by the House, as follows:

1. Page 1, line 9, by striking the word "shall" and inserting in lieu thereof the word "may".

2. Page 1, by adding after line 12 the following new paragraph:
 "If a county shall provide ambulance service, it shall first ascertain what cities and towns in such county also provide ambulance service pursuant to section three hundred sixty-eight point seventy-four (368.74) of the Code. The county shall then coordinate its services with that provided by any such city or town in order to eliminate duplication and to make the ambulance service provided by the county and such cities and towns as economical as possible.'"

2. By adding at the end the following new section:
 'Chapter five hundred fifteen (515), Code 1966, is amended by adding the following new section as follows:

'Any third party payor making payment for ambulance service shall make such payment either jointly to the person on whose behalf the payment is made and to the person or organization providing such ambulance service, or directly to the person or organization providing such ambulance service.'

Motion prevailed and the House concurred in the Senate amendment.

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. 589)

The ayes were, 108:

Alt	Fisher of	Koch	Ossian
Andersen	Greene	Kreamer	Peterson
Baker	Franklin	Kruse	Pierson
Battles	Freeman of	Langland	Poncy
Bergman	Buena Vista	Lawson	Priebe
Blouin	Freeman of	Lippold	Renda
Brinck	Clay-Dickinson	Logemann	Rex
Caffrey	Gannon	Logue	Rodgers
Camp	Goode	Mayberry	Roorda
Campbell	Graham	McCartney	Sanders
Christensen	Grassley	McCormick	Schmeiser
Cochran	Hamilton	Mendenhall	Schroeder
Crabb	Hansen of	Menefee	Schwartz
Crosier	Black Hawk	Mezvinsky	Shaw
Cunningham	Hanson of	Middleswart	Shepherd
Darrington	Howard-Mitchell	Miller of	Sorg
Den Herder	Hill	Des Moines	Strand
Dietz	Holden	Miller of	Stroburg
Dooley	Huff	Jones	Stromer
Dougherty	Jesse	Miller of	Strothman
Doyle	Kehe	Marshall	Tieden
Duitscher	Kennedy of	Milligan	Van Drie
Dunton	Chickasaw	Mohrfeld	Van Nostrand
Edgington	Kennedy of	Nelson	Van Roekel
Ellsworth	Dubuque	Newton	Varley
Ewell	Kitner	Nielsen	Voorhees
Fischer of	Kluever	Nolting	Walter
Grundy	Knoblauch	O'Hearn	Warren

Waugh	Welden	Winkelman	Mr. Speaker
Weichman	Wells	Wolfe	

The nays were, 2:

Knight	Stokes
--------	--------

Absent or not voting, 14:

Bennett	Johnston of	Millen	Perkins
Corey	Johnson	Miller of	Radl
Drake	Lipsky	Page	Skinner
Johnson of	McIntyre	Pelton	Tapscott
Audubon			

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

Van Drie of Story called up for consideration **House File 443**, a bill for an act relating to reversion of schoolhouse sites, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 443, page 1, by adding after line 12 the following new subsection:

"3. By striking lines five (5), six (6) and seven (7) and inserting in lieu thereof the following words: 'schoolhouse site shall revert to the then'."

Motion prevailed and the House concurred in the Senate amendment.

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. 443)

The ayes were, 107:

Alt	Drake	Hanson of	Logue
Andersen	Duitscher	Howard-Mitchell	Mayberry
Battles	Dunton	Hill	McCartney
Bergman	Ellsworth	Holden	McCormick
Blouin	Ewell	Huff	McIntyre
Brinck	Fisher of	Jesse	Mendenhall
Caffrey	Greene	Kehe	Menefee
Camp	Franklin	Kennedy of	Mezvinsky
Campbell	Freeman of	Chickasaw	Middleswart
Christensen	Buena Vista	Kitner	Miller of
Cochran	Freeman of	Cluever	Des Moines
Corey	Clay-Dickinson	Knight	Miller of
Crabb	Gannon	Knoblauch	Jones
Crosier	Goode	Koch	Miller of
Cunningham	Graham	Kreamer	Marshall
Den Herder	Grassley	Kruse	Milligan
Dietz	Hamilton	Langland	Mohrfeld
Dooley	Hansen of	Lawson	Nelson
Dougherty	Black Hawk	Lippold	Newton
Doyle		Logemann	Nielsen

Nolting	Sanders	Stroburg	Walter
Ossian	Schmeiser	Stromer	Warren
Peterson	Schroeder	Strothman	Waugh
Pierson	Schwartz	Tieden	Weichman
Poncy	Shaw	Van Drie	Welden
Priebe	Shepherd	Van Nostrand	Wells
Renda	Sorg	Van Roekel	Winkelman
Rax	Stokes	Varley	Wolfe
Rodgers	Strand	Voorhees	Mr. Speaker
Roorda			

The nays were, none.

Absent or not voting, 17:

Baker	Johnson of	Lipsky	Pelton
Bennett	Audubon	Millen	Perkins
Darrington	Johnston of	Miller of	Radl
Edgington	Johnson	Page	Skinner
Fischer of	Kennedy of	O'Hearn	Tapscott
Grundy	Dubuque		

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 1338**, a bill for an act relating to school standards, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1338, as amended and passed by the House, as follows:

1. Line 7, by striking the words "number of".
2. Line 8, by striking the following: ", if any,".
3. By striking lines 10 through 13, inclusive, and inserting in lieu thereof the following:

"Sec. 2. Section two hundred fifty-seven point twenty-five (257.25), Code 1966, is further amended by adding the following new subsection:

'Any two or more school districts may jointly employ and share the services of any school personnel, or acquire and share the use of classrooms, laboratories, equipment, and facilities.'

4. Line 21, by inserting after the word "years" the following: ", provided there is no break in the progression of instruction from one year to the next".

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. 1338)

The ayes were, 96:

Alt	Fisher of	Logue	Roorda
Andersen	Greene	Mayberry	Sanders
Bennett	Freeman of	McCartney	Schmeiser
Bergman	Clay-Dickinson	Mendenhall	Schroeder
Brinck	Goode	Menefee	Schwartz
Camp	Graham	Middleswart	Shaw
Campbell	Grassley	Millen	Shepherd
Christensen	Hamilton	Miller of	Sorg
Cochran	Hansen of	Des Moines	Stokes
Corey	Black Hawk	Miller of	Strand
Crabb	Hanson of	Jones	Stroburg
Crosier	Howard-Mitchell	Miller of	Stromer
Cunningham	Hill	Marshall	Strothman
Darrington	Holden	Milligan	Tieden
Den Herder	Huff	Mohrfeld	Van Drie
Dietz	Kehe	Nelson	Van Nostrand
Dooley	Kitner	Newton	Van Roekel
Dougherty	Knight	Nielsen	Varley
Doyle	Knoblauch	Nolting	Voorhees
Drake	Koch	Ossian	Walter
Duitscher	Kreamer	Peterson	Warren
Dunton	Kruse	Pierson	Waugh
Edgington	Langland	Poncy	Weichman
Ellsworth	Lawson	Priebe	Winkelman
Fischer of	Lippold	Rex	Wolfe
Grundy	Logemann	Rodgers	Mr. Speaker

The nays were, 18:

Blouin	Jesse	Lipsky	Mezvinsky
Ewell	Kennedy of	McCormick	Renda
Franklin	Dubuque	McIntyre	Wells
Gannon	Kluever		

Absent or not voting, 15:

Baker	Johnson of	Miller of	Radl
Battles	Audubon	Page	Skinner
Caffrey	Johnston of	O'Hearn	Tapscott
Freeman of	Johnson	Pelton	Welden
Buena Vista	Kennedy of	Perkins	
	Chickasaw		

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

RECONSIDERATION OF VOTE ON SENATE FILE 1153

Holden of Scott called up for consideration the motion to reconsider filed on March 30, 1970, and found on page 1235 of the House Journal, and moved to reconsider the vote by which **Senate File 1153**, a bill for an act relating to certifying copies of the driving record of persons subject to the motor vehicle financial responsibility law, passed the House on March 30, 1970.

A non-record roll call was requested.

The ayes were 90, nays 1.

The motion prevailed.

Holden of Scott moved that the vote by which Senate File 1153 was placed on its last reading be reconsidered.

The motion prevailed.

Kehe of Bremer moved that the vote by which the Kehe amendment was adopted on March 30, 1970, and found on page 1234 of the House Journal, be reconsidered.

The motion prevailed.

Kehe of Bremer asked and received unanimous consent to withdraw his amendment.

Kehe of Bremer offered the following amendment filed by him and moved its adoption:

Amend Senate File 1153 as follows:

1. Page 1, line 7, by striking all after the word "words" and inserting the following: "'of one dollar' and inserting in lieu thereof the words 'of two dollars'".
2. By striking all of lines 8 through 11.

The amendment was adopted.

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. 1153)

The ayes were, 98:

Alt	Fischer of	Kennedy of	Miller of
Baker	Grundy	Dubuque	Jones
Battles	Fisher of	Kitner	Miller of
Bergman	Greene	Kluever	Marshall
Brinck	Franklin	Knight	Milligan
Caffrey	Freeman of	Knoblauch	Mohrfeld
Camp	Buena Vista	Kreamer	Nelson
Campbell	Freeman of	Kruse	Newton
Corey	Clay-Dickinson	Langland	Nielsen
Crabb	Gannon	Lawson	Nolting
Crosier	Goode	Lippold	Ossian
Cunningham	Graham	Lipsky	Peterson
Darrington	Grassley	Logue	Pierson
Den Herder	Hamilton	Mayberry	Poncy
Dietz	Hansen of	McCartney	Priebe
Dooley	Black Hawk	McCormick	Rex
Dougherty	Hanson of	McIntyre	Rodgers
Doyle	Howard-Mitchell	Mendenhall	Roorda
Drake	Holden	Menefee	Sanders
Duitscher	Huff	Mezvinsky	Schmeiser
Dunton	Jesse	Middleswartz	Schroeder
Edgington	Kehe	Millen	Schwartz
Ellsworth			Shaw

Shepherd	Stromer	Voorhees	Weichman
Sorg	Strothman	Walter	Winkelman
Stokes	Van Drie	Warren	Wolfe
Strand	Van Roekel	Waugh	Mr. Speaker
Stroburg			

The nays were, 2:

Hill	Koch
------	------

Absent or not voting, 24:

Andersen	Johnston of	Miller of	Skinner
Bennett	Johnson	Page	Tapscott
Blouin	Kennedy of	O'Hearn	Tieden
Christensen	Chickasaw	Pelton	Van Nostrand
Cochran	Logemann	Perkins	Varley
Ewell	Miller of	Radl	Welden
Johnson of	Des Moines	Renda	Wells
Audubon			

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 10:40 a.m.

MOTION TO RECONSIDER LOST
(Senate File 356)

Andersen of Woodbury called up for consideration the motion to reconsider **Senate File 356**, filed on March 12, 1970, and found on page 961 of the House Journal.

Fischer of Grundy moved to reconsider the vote by which Senate File 356, a bill for an act to provide that the authority for the commitment of neglected, dependent, and delinquent children shall lie with the department of social services, passed the House on March 11, 1970.

Roll call was requested by Winkelman of Calhoun and Fischer of Grundy.

On the question "Shall Senate File 356 be reconsidered?"

The ayes were, 55:

Battles	Freeman of	Lawson	Nelson
Bergman	Clay-Dickinson	Logemann	Nielsen
Camp	Goode	Logue	Peterson
Christensen	Graham	Mayberry	Priebe
Cochran	Grassley	McCartney	Radl
Crabb	Hamilton	Mendenhall	Rex
Dietz	Hanson of	Menefee	Roorda
Dougherty	Howard-Mitchell	Miller of	Sanders
Edgington	Kitner	Des Moines	Schmeiser
Ellsworth	Kluever	Miller of	Schroeder
Fischer of	Knight	Jones	Shepherd
Grundy	Koch	Miller of	Sorg
Freeman of	Kruse	Page	Strand
Buena Vista	Langland	Mohrfeld	Stromer

Van Nostrand
Varley

Warren
Welden

Winkelman

Wolfe

The nays were, 54:

Alt	Fisher of	Lippold	Poncy
Andersen	Greene	Lipsky	Renda
Baker	Franklin	McCormick	Rodgers
Bennett	Gannon	McIntyre	Schwartz
Blouin	Hansen of	Mezvinsky	Shaw
Caffrey	Black Hawk	Middleswart	Stokes
Corey	Hill	Miller of	Stroburg
Crosier	Holden	Marshall	Strothman
Cunningham	Huff	Milligan	Van Drie
Den Herder	Jesse	Newton	Van Roekel
Doyle	Kehe	Nolting	Voorhees
Drake	Kennedy of	O'Hearn	Walter
Duitscher	Chickasaw	Ossian	Weichman
Dunton	Knoblauch	Pierson	Wells
Ewell	Kreamer		

Absent or not voting, 15:

Brinck	Johnson of	Kennedy of	Tapscott
Campbell	Audubon	Dubuque	Tieden
Darrington	Johnston of	Pelton	Waugh
Dooley	Johnson	Perkins	Speaker
Harbor		Skinner	pro tempore

The motion to reconsider having failed to receive a constitutional majority lost.

APPROPRIATIONS CALENDAR

(House File 1355 Deferred)

House File 1355, a bill for an act relating to license fees for hotels and food establishments and the licensing of school kitchens, was taken up for consideration.

Freeman of Dickinson asked and received unanimous consent to withdraw the amendment filed by him on March 30, 1970, and found on pages 1246 and 1247 of the House Journal.

Freeman of Clay-Dickinson offered the following amendment filed by him and moved its adoption:

Amend House File 1355 as follows:

1. Page 1, by striking lines 13 through 25, inclusive.
2. Page 2, by striking lines 1 through 15, inclusive, and inserting in lieu thereof the following:
 1. By striking subsection one (1) and inserting in lieu thereof the following:

"1. For a hotel containing five guest rooms or units or less, five dollars."
 2. By striking subsections two (2) through five (5), inclusive, and inserting in lieu thereof the following:

"2. For a hotel containing six or more guest rooms, one dollar for each guest room or unit."
 3. By striking from subsection 8, line 2, the words "ten dollars"

and inserting in lieu thereof the words "or public or parochial school kitchen serving lunches to pupils, fifteen dollars which, if a meat inspection license is required, shall serve as payment of the five dollar fee required by chapter one hundred forty-five (145), section two (2), Acts of the Sixty-third General Assembly, First Session, and such five dollar fee shall be transferred from the hotel and restaurant fund to the department of agriculture to be deposited and used in the same manner as meat inspection license fees".

4. By renumbering the subsections.

Freeman of Clay-Dickinson moved that House File 1355 be deferred until April 2 and that the bill retain its place on the calendar.

Shaw of Scott moved, as a substitute motion, that House File 1355 be deferred until the afternoon session.

The motion prevailed.

SENATE AMENDMENT CONSIDERED

Miller of Page called up for consideration **House File 1103**, a bill for an act relating to the expenditure of funds deposited in the primary road fund, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1103, as amended and passed by the House, as follows:

1. Page 2, by adding after line 12 the following new sections:

a. Sec. 2. House File three hundred ninety-four (394), Acts of the Sixty-third General Assembly, Second Session, is hereby amended as follows:

1. By striking from section two (2), subsection one (1), the words "Classification of roads and streets. The roads and streets of the state are hereby classified into the following systems" and inserting in lieu thereof the following:

"Functional classification of roads and streets. For the purpose of functionally classifying the roads and streets of this state to cooperate with the United States department of transportation, as required by section seventeen (17), public law 90-495, and for no other purpose, the roads and streets of this state are hereby classified into the following systems".

2. By striking from section two (2), subsection two (2), the words "Definition of road and street systems. The following words and phrases relating to roads and streets shall have the following meanings" and inserting in lieu thereof the following:

"Definitions of road and street systems. For the purpose of functionally classifying the roads and streets of this state to cooperate with the United States department of transportation, as required by section seventeen (17), public law 90-495, and for no other purpose, the following words and phrases relating to roads and streets shall have the following meanings".

3. By striking section three (3).

b. Sec. 3. Chapter three hundred six (306), Code 1966,

is hereby amended by adding the following sections:

(1). The highways of the state are hereby classified into four systems, to wit: the primary road system, the institutional road system, the secondary road system, and the state park road system.

The secondary road system is subdivided into farm-to-market roads and local secondary roads.

(2). The following words and phrases when used in this chapter or in any chapter of the Code relating to highways shall respectively have the following meaning:

1. The term "primary roads" or "primary road system" shall include those main market roads and highway traffic arteries, outside of cities and towns, which have been designated as primary roads under section three hundred thirteen point two (313.2) of the Code or which may hereafter be so designated as the law may provide.

2. The term "institutional roads" shall include those highways, either inside or outside of cities and towns, upon land belonging to the state at any state institution.

3. The term "secondary roads" or "secondary road system" shall include all public highways, outside of cities and towns, except primary roads and state park and institutional roads.

4. The term "farm-to-market roads" or "farm-to-market road system" shall include those main secondary roads which have been designated as farm-to-market roads under section three hundred ten point ten (310.10) of the Code or which may hereafter be so designated as the law may provide.

5. The term "local secondary roads" or "local secondary road system" shall include all those secondary roads which are not now, or may not hereafter be, included in the farm-to-market road system.

6. The term "state park roads" shall include all those highways and roads, either inside or outside of cities and towns, upon land belonging to the state at any state park.

7. The term "interstate roads" or "interstate road system" shall include those roads of the primary road system that are designated or will be designated by the secretary of commerce of the United States government as the "National System of Interstate and Defense Highways" in Iowa.

(3). Jurisdiction and control over the highways of the state are hereby vested in and imposed on (1) the state highway commission as to primary roads; (2) the county board of supervisors as to secondary roads within their respective counties; and (3) the board or commission in control of any state park or institution as to any state park or institutional road at such state park or state institution. However, as to any state park road which is an extension of either a primary or secondary highway which both enters and exits from the state park at separate points, the state highway commission in the case of a primary road, and the county board of supervisors in the case of secondary roads, shall have concurrent jurisdiction with the state conservation commission over such roads, and the state highway commission in the case of a primary road and the board of supervisors in the case of a secondary road, may expend

the moneys available for such roads in the same manner as they expend such funds on other roads over which they exercise jurisdiction and control. The parties exercising concurrent jurisdiction shall enter into agreements with each other as to the kind and type of construction, reconstruction and repair and the division of cost thereof, but in the absence of such agreement the jurisdiction and control of said road shall remain under the conservation commission. Provided, however, that the Iowa state highway commission, in the case of a primary highway extension, and the board of supervisors in the case of a secondary highway extension, shall perform maintenance on said road in the same manner as performed on a highway of a like type of surface or construction.

2. Page 1, line 1, by adding after the word "relating" the words "to the jurisdiction over roads and highways,".

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. 1103)

The ayes were, 110:

Alt	Freeman of	Lawson	Rex
Andersen	Buena Vista	Lippold	Rodgers
Battles	Freeman of	Lipsky	Roorda
Bennett	Clay-Dickinson	Logemann	Sanders
Bergman	Gannon	Logue	Schmeiser
Blouin	Goode	Mayberry	Schroeder
Brinck	Graham	McCartney	Schwartz
Caffrey	Grassley	McCormick	Shaw
Camp	Hamilton	McIntyre	Shepherd
Christensen	Hansen of	Mendenhall	Stokes
Cochran	Black Hawk	Menefee	Strand
Corey	Hanson of	Mezvinsky	Stroburg
Crabb	Howard Mitchell	Middleswart	Stromer
Crosier	Harbor	Miller of	Strothman
Cunningham	Hill	Des Moines	Tieden
Darrington	Holden	Miller of	Van Drie
Den Herder	Huff	Jones	Van Nostrand
Dietz	Jesse	Miller of	Van Roekel
Dooley	Kehe	Marshall	Varley
Dougherty	Kennedy of	Miller of	Voorhees
Doyle	Chickasaw	Page	Walter
Drake	Kennedy of	Milligan	Warren
Duitscher	Dubuque	Mohrfeld	Waugh
Dunton	Kitner	Nelson	Weichman
Edgington	Kluever	Nielsen	Welden
Ellsworth	Knight	Nolting	Wells
Ewell	Knoblauch	O'Hearn	Winkelman
Fisher of	Koch	Ossian	Wolfe
Greene	Kreamer	Priebe	Speaker
Franklin	Kruse	Radl	pro tempore
	Langland	Renda	

The nays were, none.

Absent or not voting, 14:

Baker	Johnson of	Pelton	Poncy
Campbell	Audubon	Perkins	Skinner
Fischer of	Johnston of	Peterson	Sorg
Grundy	Johnson	Pierson	Tapscott
	Newton		

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

**CONSIDERATION OF BILLS
APPROPRIATIONS CALENDAR**

Senate File 1279, a bill for an act relating to the compensation of the Lieutenant Governor, 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. 1279)

The ayes were, 111:

Alt	Freeman of	Logemann	Rex
Andersen	Buena Vista	Logue	Rodgers
Battles	Freeman of	Mayberry	Roorda
Bennett	Clay-Dickinson	McCartney	Sanders
Bergman	Gannon	McCormick	Schmeiser
Blouin	Goode	McIntyre	Schroeder
Brinck	Graham	Mendenhall	Schwartz
Caffrey	Hamilton	Menefee	Shaw
Camp	Hansen of	Mezvinsky	Shepherd
Christensen	Black Hawk	Middleswart	Sorg
Cochran	Hanson of	Miller of	Stokes
Corey	Howard-Mitchell	Des Moines	Strand
Crabb	Harbor	Miller of	Stroburg
Crosier	Hill	Jones	Stromer
Cunningham	Holden	Miller of	Strothman
Darrington	Huff	Marshall	Tieden
Den Herder	Jesse	Miller of	Van Drie
Dietz	Kennedy of	Page	Van Nostrand
Dooley	Chickasaw	Milligan	Van Roekel
Dougherty	Kennedy of	Nelson	Varley
Doyle	Dubuque	Newton	Voorhees
Drake	Kitner	Nielsen	Walter
Duitscher	Kluever	Nolting	Warren
Dunton	Knight	O'Hearn	Waugh
Edgington	Knoblauch	Ossian	Weichman
Ellsworth	Koch	Perkins	Welden
Ewell	Kreamer	Peterson	Wells
Fischer of	Kruse	Poncy	Winkelman
Grundy	Langland	Priebe	Wolfe
Fisher of	Lawson	Radl	Speaker
Greene	Lippold	Renda	pro tempore

The nays were, none.

Absent or not voting, 13:

Baker	Johnson of	Kehe	Pierson
Campbell	Audubon	Lipsky	Skinner
Franklin	Johnston of	Mohrfeld	Tapscott
Grassley	Johnson	Pelton	

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

The House was adjourned until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Campbell of Washington for the afternoon by the Speaker; Alt of Polk on request of Voorhees of Black Hawk.

**CONSIDERATION OF BILLS
BUSINESS PENDING**

The House resumed consideration of **House File 1355**, a bill for an act relating to license fees for hotels and food establishments and the licensing of school kitchens, and the amendment filed by Freeman of Clay-Dickinson on March 31, 1970, and found on pages 1281 and 1282 of the House Journal.

Freeman of Clay-Dickinson asked and received unanimous consent to withdraw his amendment.

Freeman of Clay-Dickinson offered the following amendment from the floor.

Amend House File 1355 as follows:

1. Page 1, by striking lines 13 through 25, inclusive.
2. Page 2, by striking line 1 and inserting in lieu thereof the following:
 1. By striking subsection one (1) and inserting in lieu thereof the following:

"For a hotel containing five guest rooms or units or less, five dollars."
 2. By striking subsections two (2) through five (5), inclusive, and inserting in lieu thereof the following:

"For a hotel containing six or more guest rooms, one dollar for each guest room or unit."
 3. Page 2, by striking lines 6 through 12, inclusive, and inserting in lieu thereof the following:

the words "ten dollars" and inserting in lieu thereof the words "fifteen dollars which, if a meat inspection license is required, shall serve as payment of the five dollar fee required by chapter one hundred forty-five (145), section two (2), Acts of

the Sixty-third General Assembly, First Session, and such five dollar fee shall be transferred from the hotel and restaurant fund to the department of agriculture to be deposited and used in the same manner as meat inspection license fees".

4. Page 2, line 15, by striking the words "twelve dollars fifty cents" and inserting in lieu thereof the words "fifteen dollars which shall serve as payment of the five dollar fee required by chapter one hundred forty-five (145), section two (2), Acts of the Sixty-third General Assembly, First Session, and such five dollar fee shall be transferred from the hotel and restaurant fund to the department of agriculture to be deposited and used in the same manner as meat inspection license fees".

5. Page 2, by inserting after line 15 the following:

By renumbering the subsections.

6. Page 2, by adding the following section:

Sec. 3. Chapter one hundred forty-five (145), section one (1), Acts of the Sixty-third General Assembly, First Session, is hereby amended by inserting in line two hundred twenty (220) after the word "restaurants," the words "public or parochial school kitchens serving lunches to pupils,".

Division of the amendment was requested.

Freeman of Clay-Dickinson moved the adoption of amendments 1 and 2, lines 1 through 12, of his amendment.

Roll call was requested by Freeman of Clay-Dickinson and Shaw of Scott.

On the question "Shall amendments 1 and 2 be adopted?"

The ayes were, 53:

Battles	Freeman of	Mayberry	Schwartz
Bennett	Clay-Dickinson	Mendenhall	Sorg
Bergman	Graham	Menefee	Stokes
Blouin	Hamilton	Middleswart	Strand
Christensen	Hanson of	Miller of	Stroburg
Corey	Howard-Mitchell	Jones	Strothman
Crosier	Hill	O'Hearn	Tieden
Dooley	Holden	Poncy	Walter
Doyle	Kehe	Radl	Warren
Drake	Knight	Rex	Waugh
Edgington	Koch	Rodgers	Welden
Ellsworth	Kruse	Roorda	Wells
Freeman of	Langland	Sanders	Winkelman
Buena Vista	Lawson	Schroeder	Wolfe
	Logemann		

The nays were, 31:

Camp	Fisher of	Miller of	Ossian
Crabb	Greene	Marshall	Priebe
Cunningham	Franklin	Miller of	Shaw
Darrington	Goode	Page	Tapscott
Dietz	Kitner	Milligan	Van Drie
Dougherty	Kluever	Mohrfeld	Voorhees
Duitscher	Knoblauch	Newton	Weichman
Fischer of	McIntyre	Nielsen	Mr. Speaker
Grundy	Mervinsky	Nolting	

Absent or not voting, 40:

Alt	Hansen of	Kreamer	Perkins
Andersen	Black Hawk	Lippold	Peterson
Baker	Huff	Lipsky	Pierson
Brinck	Jesse	Logue	Renda
Caffrey	Johnson of	McCartney	Schmeiser
Campbell	Audubon	McCormick	Shepherd
Cochran	Johnston of	Millen	Skinner
Den Herder	Johnson	Miller of	Stromer
Dunton	Kennedy of	Des Moines	Van Nostrand
Ewell	Chickasaw	Nelson	Van Roekel
Gannon	Kennedy of	Pelton	Varley
Grassley	Dubuque		

Amendments 1 and 2 of the amendment were adopted.

Freeman of Clay-Dickinson moved the adoption of amendment 3, lines 13 through 22, of his amendment.

McCartney of Floyd moved the previous question on House File 1355 and all amendments filed thereto.

The motion prevailed.

Roll call was requested by Tapscott of Polk and Voorhees of Black Hawk on the adoption of amendment 3.

On the question "Shall amendment 3 be adopted?"

The ayes were, 41:

Christensen	Kitner	Mohrfeld	Stokes
Corey	Koch	Nelson	Strand
Doyle	Kruse	O'Hearn	Stroburg
Dunton	Langland	Ossian	Strothman
Freeman of	Lawson	Peterson	Tieden
Buena Vista	Lippold	Pierson	Warren
Freeman of	Logemann	Rex	Waugh
Clay-Dickinson	Mayberry	Rodgers	Welden
Grassley	Mendenhall	Roorda	Winkelman
Hanson of	Menefee	Sanders	Wolfe
Howard-Mitchell	Miller of	Schroeder	
Holden	Page		

The nays were, 62:

Andersen	Dooley	Hill	Miller of
Battles	Dougherty	Huff	Des Moines
Bennett	Drake	Jesse	Miller of
Bergman	Duitscher	Kennedy of	Jones
Blouin	Ellsworth	Chickasaw	Miller of
Brinck	Ewell	Kennedy of	Marshall
Caffrey	Fischer of	Dubuque	Milligan
Camp	Grundy	Knoblauch	Newton
Cochran	Fisher of	Lipsky	Nielsen
Crabb	Greene	Logue	Nolting
Crosier	Franklin	McCartney	Perkins
Cunningham	Gannon	McCormick	Poncy
Darrington	Goode	McIntyre	Priebe
Den Herder	Graham	Mezvinsky	Renda
Dietz	Hamilton	Middleswart	Schwartz

Shaw
Shepherd
Tapscott

Van Drie
Varley

Voorhees
Weichman

Wells
Mr. Speaker

Absent or not voting, 21:

Alt
Baker
Campbell
Edgington
Hansen of
Black Hawk

Johnson of
Audubon
Johnston of
Johnson
Kehe
Kluever

Knight
Kreamer
Millen
Pelton
Radl
Schmeiser

Skinner
Sorg
Stromer
Van Nostrand
Van Roekel
Walter

Amendment 3 of the amendment lost.

Freeman of Clay-Dickinson moved the adoption of amendments 4, 5 and 6, lines 23 through 38, of his amendment.

A non-record roll call was requested.

The ayes were 30, nays 60.

Amendments 4, 5 and 6 lost.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him on March 24, 1970, and found on page 1180 of the House Journal.

(House File 1355 pending at adjournment.)

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. 246 Authorizing cities and towns to impose income, sales and motor vehicle taxes. By Brinck.
- H. F. 719 Amending Iowa's consumer fraud law. By Klein* (*no longer member of the House), Millen, Miller of Des Moines, et al.
- S. F. 1278 Relating to the homestead tax credit. By committee on ways and means.
- S. F. 1297 Relating to a reorganization of the Iowa liquor control commission. By committee on state government.
- H. F. 1359 An act to provide flexibility in the selection of position titles for members of the professional staff of the superintendent of public instruction. By committee on schools.

RALPH F. McCARTNEY, Chairman
Sifting Committee

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 noncontroversial calendar:

- S. F. 125 Relating to civil service. By Shirley.
- S. F. 1104 Relating to the mileage and expenses of county engineers. By Klink.

- H. F. 1257 Relating to claims against the state. By Huff, Miller of Jones and Priebe.
- H. F. 1208 Relating to maximum income for persons eligible for low rent housing. By Alt.
- S. F. 1096 Relating to the appointment of interpreters in legal proceedings before any court or administrative agency. By DeKoster and Griffin.
- H. F. 1001 Relating to the appointment of a treasurer of a joint county school system. By Lipsky.
- S. F. 1208 To regulate insurance holding company systems. By committee on commerce.
- S.J.R. 1002 Proposing an amendment to the Constitution of the State of Iowa relating to judges of the district court and supreme court. By committee on judiciary.
- S. F. 460 Relating to the fee for filing notice of corporate dissolution. By Conklin.
- S. F. 1117 Relating to federal tax lien registration. By Mowry.
- S. F. 1225 Relating to the state archaeologist. By committee on judiciary.

RALPH F. McCARTNEY, Chairman
Sifting Committee

HOUSE RESOLUTION 108

By Van Drie, McCartney, Gannon,
Franklin and Varley

Whereas, the Pages of the House of Representatives presented all of the secretaries and lady staff members with beautiful red roses, and

Whereas, the House of Representative secretaries and lady staff members are most grateful, and

Whereas, the courtesy extended to the House of Representatives secretaries and lady staff members is unprecedented;

Now, Therefore, Be It Resolved, that a unanimous expression of the ladies' appreciation be evidenced, and

Be It Further Resolved, the secretaries' and staff members' "Thank You" be conveyed to all the fine young people who have served us so genially and efficiently.

Laid over under Rule 25.

REPORT OF CONFERENCE COMMITTEE

(House File 1197)

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 1197, a bill for an Act relating to vacations for state employees, respectfully submit the following recommendations:

1. That the Senate recede from its amendments.
2. Amend House File 1197, page 1, as follows:
 1. By inserting after line 8 the following subsections:
 - a. "By striking from line sixteen (16) the word "fifteenth" and inserting in lieu thereof the word "twelfth".

b. "By striking from line eighteen (18) the word "fifteenth" and inserting in lieu thereof the word "twelfth".

2. By renumbering the subsequent subsections.

3. By striking from line 18 the word "fifteenth" and inserting in lieu thereof the word "twelfth".

4. Line 19, by striking the word "sixteenth" and inserting in lieu thereof the word "thirteenth".

On the part of the House:

FLOYD P. EDGINGTON, Chairman
FRANK A. CRABB
DENNIS L. FREEMAN
DALE T. CROSIER

On the part of the Senate:

CHESTER O. HOUGEN, Chairman
PEARLE P. DeHART
MINNETTE DODERER
EDWARD E. NICHOLSON

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 333, a bill for an act requiring all counties to become part of a merged area.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 333

Amend House File 333, as amended, passed and reprinted by the House, as follows:

1. Page 1, by striking everything after the period following "1971" in line 8, and all of lines 9 through 25, inclusive, and also by striking on page 2, all of lines 1 through 10, inclusive, and inserting in lieu thereof the following:

"If any area of this state is not within one of the existing merged areas of this state by April 1, 1971, or is not included in a plan pending before the state board of public instruction under the provisions of this chapter on or before that date, the state board of public instruction shall attach all such areas to an existing merged area or shall form such areas into new merged areas. 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 areas to which such area is to be attached. Any area included in a merged area plan filed with the state board on or before April 1, 1971, 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. The state board shall, where possible, carry out the provisions of this Act by July 1, 1971, but may defer action as may be necessary. The state board 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 made 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. Page 2, by inserting after line 10, the following new paragraphs:

"At any time before April 1, 1971, any school district not included in a merged area may join any adjacent merged area in the following manner:

The school district board of directors shall publish notice of the proposal to join a specific adjacent merged area, in a newspaper of general circulation within the school district. The notice shall be published at least twice, no oftener than once a week.

The school district shall become part of the adjacent merged area, as proposed in the notice, thirty days after second publication of the notice, unless a petition requesting an election on the proposal and signed by electors equal to ten percent of those voting in the last regular school election in the district is filed with the school board.

If such a petition is filed, the school board shall submit the question of whether the district shall join the adjacent merged area as proposed, or shall join another adjacent merged area, at the next regular school election, or at a special election. If a special election is called, notice shall be published at least three times, no oftener than once a week, in a newspaper of general circulation within the district.

Upon receiving notification from a school board that it is proceeding under the above provisions to join an adjacent merged area, the state board shall stay its attachment proceedings until the procedures are completed. If a majority of those voting favor joining any adjacent merged area, the state board shall proceed to attach the district to that merged area."

3. Page 3, by adding after line 16 the following new section:

"Chapter two hundred eighty A (280A), Code 1966, is amended by adding the following new section:

'Any merged area shall provide an area vocational school attendance center within a county of the merged area which contains a city of fifty thousand population or more as determined by the most recent federal decennial census.'

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 204, 377, 611, 1005, 1192, 1211, 1305 and 1306.

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 204, 377, 611, 1005, 1192, 1211, 1305 and 1306.

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 1st day of April, 1970, sent to the Governor for his approval: House Files 204, 377, 611, 1005, 1192, 1211, 1305 and 1306.

ELIZABETH SHAW, Chairman

Report adopted.

AMENDMENTS FILED

- 1 Amend Senate File 456, as passed by the Senate and
- 2 reprinted, as follows:
- 3 Page 6, by striking all after the word "board" in line
- 4 14, all of lines 15, 16, and 17 and through the word
- 5 "board" in line 18.

ROORDA of Jasper
 SORG of Linn
 STRAND of Poweshiek
 DEN HERDER of Sioux
 WARREN of Decatur-Wayne
 COREY of Louisa-Muscatine
 MAYBERRY of Webster

- 1 Amend Senate File 456, as passed by the Senate and re-
- 2 printed, page 1, by striking line 25, and page 2, by strik-
- 3 ing lines 1 through 28, inclusive, and inserting in lieu
- 4 thereof the following:
- 5 Sec. 3. Composition of the board. There is hereby
- 6 created a state board of examiners for nursing home admin-
- 7 istrators which shall consist of nine members. Eight members
- 8 of the board shall be initially appointed by the governor
- 9 from a list of twenty-four persons, whose names shall be sub-
- 10 mitted to the governor by the managing boards of directors
- 11 of the recognized associations of public and private nursing
- 12 homes in this state. The number of names submitted by each
- 13 association shall be as nearly as possible in proportion to
- 14 their respective memberships. Three members shall be ap-
- 15 pointed for terms of three years, three members shall be ap-
- 16 pointed for terms of two years, and two members shall be ap-
- 17 pointed for a term of one year; thereafter, the terms of all
- 18 appointive members shall be three years. The ninth member
- 19 shall be the commissioner of social services, or his designee,
- 20 who shall be a nonvoting ex-officio member of such board.
- 21 Subsequent appointees shall be selected by the governor
- 22 from lists of three nominees submitted to the governor by
- 23 the boards of directors of recognized nursing home associa-

24 tions. The association whose membership is greatest shall
 25 submit the first list and associations with proportionately
 26 fewer members shall submit lists in their respective turns.
 27 Any vacancy occurring in the position of an appointive mem-
 28 ber shall be filled by the governor for the unexpired term
 29 from a list of three names submitted to the governor by the
 30 board of directors of the recognized nursing home associa-
 31 tion whose turn is due. Appointive members may be removed
 32 by the governor for cause after due notice and hearing.
 33 Initial appointments of members representing nursing home
 34 administrators shall be limited to persons who are approved
 35 by the commissioner of the state department of health as
 36 "administrators" and, who are serving in such capacity on
 37 the effective date of this Act and who have been administra-
 38 tors for at least five years, as such term is defined by this
 39 Act. After initial appointments have been made, no adminis-
 40 trator shall be eligible for appointment as a member unless
 41 licensed as a nursing home administrator.

KOCH of Woodbury
 DRAKE of Louisa-Muscataine
 SORG of Linn
 COREY of Louisa-Muscataine
 HUFF of Polk
 MAYBERRY of Webster

1 Amend Senate File 1009 by adding thereto the
 2 following new section:
 3 Section seventy-seven point seven (77.7), Code 1966,
 4 as amended by chapter ninety-seven (97), section one (1),
 5 Acts of the Sixty-third General Assembly, First Session,
 6 is hereby further amended by adding thereto the following:
 7 " , except as provided under section five hundred fifty-
 8 eight point twenty (558.20) of the Code".

GOODE of Appanoose-Davis

1 Amend the Senate amendment to House File 1294 by
 2 inserting after line 24 the following:
 3 4. Page 2, by striking lines 14 through 21 and inserting in
 4 lieu thereof the following:
 5 "determined by applying the rate of nine percent to the
 6 net income received or accrued during the taxable year."
 7 and by renumbering the amendments accordingly.

VAN NOSTRAND of Pottawattamie

1 Amend Senate File 1297, as amended and passed by the
 2 Senate and reprinted, as follows:
 3 1. Page 2, line 23, by inserting after the word
 4 "refuse" the word "suspend".
 5 2. Page 2, line 25, by inserting after the word
 6 "Code" the words "excepting Class 'A' beer permits".
 7 3. Page 3, line 26, by inserting after the word
 8 "permits" the words " , or the suspension of liquor
 9 licenses and beer permits".

PERKINS of Pottawattamie

1 Amend Senate File 1297, as passed by the Senate and
2 reprinted, page 6, by adding thereto the following new sections:

3 (1) Notwithstanding any provision in chapter one
4 hundred twenty-four (124) of the Code to the contrary,
5 any class "B" beer permittee whose receipts from the sale
6 of beer constitute less than fifty percent of his gross
7 business shall be entitled, upon application and payment
8 of one hundred dollars to the local issuing authority,
9 to obtain a special Sunday beer permit which shall allow the
10 holder thereof to sell beer to persons for consumption on
11 or off the licensed premises between the hours of twelve
12 noon and one a.m. on Monday. Any beer permittee holding
13 such special permit shall be precluded from selling beer
14 or alcoholic liquor on one other day as designated by
15 such permittee on his application and as shall appear on
16 his retail permit to sell beer.

17 (2) Notwithstanding any provision of chapter one
18 hundred twenty-three (123) of the Code to the contrary, any
19 liquor control licensee holding a special beer permit for
20 the purpose of selling beer on Sunday shall be entitled,
21 upon application and payment of one hundred dollars to the
22 local issuing authority, to obtain a special liquor control
23 license which shall allow the holder thereof to sell alcohol-
24 ic beverages to persons for consumption on the licensed
25 premises during the same hours and on the same days as allowed
26 under the authority of the beer permit held by the licensee.

27 (3) In case of the issuance of special Sunday permits,
28 the local issuing authority shall notify the Iowa liquor
29 control commission director of the actions so taken.

PERKINS of Pottawattamie
ELLSWORTH of Dubuque

1 Amend Senate File 1297, page 5, by adding after
2 line 27 the following new sections:

3 a. Section one hundred twenty-three point three
4 (123.3), Code 1966, is hereby amended by inserting in
5 line five (5) before the word "beer" the following:

6 "wine containing not more than seventeen percent
7 alcohol by weight and".

8 b. Section one hundred twenty-three point five
9 (123.5), Code 1966, is hereby amended by inserting in
10 line twenty-three (23) after the numbers "124" the
11 words " or wine containing not more than seventeen
12 percent alcohol by weight,".

13 c. Section one hundred twenty-three point fifty-
14 six (123.56), Code 1966, is hereby amended by adding
15 to the end thereof the following: "This section shall
16 apply only to those wines which contain less than
17 seventeen percent alcohol by weight."

18 d. Section one hundred twenty-four point one
19 (124.1), Code 1966, is hereby amended by inserting in
20 line three (3) after the word "beer" the words "or wine".

21 e. Section one hundred twenty-four point two
22 (124.2), Code 1966, as amended by chapter one hundred
23 fifty-five (155), section four (4) and chapter three

- 24 hundred forty-two (342), section forty-three (43),
25 Acts of the Sixty-second General Assembly, is hereby
26 further amended as follows:
- 27 1. By inserting in line five (5) of subsection
28 four (4) after the word "beer" the words "or wine".
 - 29 2. By inserting in line three (3) of subsection five
30 (5) after the word "beer" the words "or wine".
 - 31 3. By adding thereto the following new subsection:
32 "Wine" as used in this chapter shall mean any alcoholic
33 beverage obtained by the fermentation of the natural
34 sugar content of fruits or other agricultural products
35 containing sugar but which beverage does not contain
36 more than seventeen percent alcohol by weight."
 - 37 f. Section one hundred twenty-four point three
38 (124.3), Code 1966, as amended by chapter one hundred
39 fifty-five (155), section five (5), and chapter three
40 hundred forty-two (342), section forty-four (44), Acts
41 of the Sixty-second General Assembly, is hereby further
42 amended as follows:
 - 43 1. By inserting in line two (2) after the word
44 "beer" the words "and wine".
 - 45 2. By inserting in line seven (7) after the word
46 "beer" the words "and wine".
 - 47 3. By inserting in line ten (10) after the word
48 "beer" the words "and wine".
 - 49 4. By inserting in line thirteen (13) after the
50 word "beer" the words "and wine".
 - 51 5. By inserting in line sixteen (16) after the
52 word "beer" the words "and wine".
 - 53 g. Section one hundred twenty-four point eleven
54 (124.11), Code 1966, as amended by chapter three
55 hundred forty-two (342), section forty-nine (49),
56 Acts of the Sixty-second General Assembly, is here-
57 by further amended by inserting in line four (4)
58 after the word "beer" the words "or wine".
 - 59 h. Section one hundred twenty-four point twelve
60 (124.12), Code 1966, is hereby amended as follows:
 - 61 1. By inserting in line four (4) after the word
62 "beer" the words "or wine".
 - 63 2. By inserting in line thirteen (13) after the
64 word "beer" the words "or wine".
 - 65 3. By inserting in line fourteen (14) after the
66 word "beer" the words "or wine".
 - 67 i. Section one hundred twenty-four point thirteen
68 (124.13), Code 1966, is hereby amended as follows:
 - 69 1. By inserting in line three (3) after the word
70 "beer" the words "or wine".
 - 71 2. By adding thereto the following:
72 "Class 'C' permit holders selling wine shall allow
73 only those persons twenty-one years of age and older
74 to supervise the stocking, make the sale, check out
75 or deliver wine to consumers or purchasers."
 - 76 j. Section one hundred twenty-four point fourteen
77 (124.14), Code 1966, as amended by chapter one hundred

78 fifty-five (155), section eleven (11), and chapter
79 three hundred forty-two (342), section fifty (50)
80 Acts of the Sixty-second General Assembly, is hereby
81 further amended by inserting in line twelve (12)
82 after the word "beer" the words "and wine".

83 k. Section one hundred twenty-four point fifteen
84 (124.15), Code 1966, is hereby amended by inserting
85 in line four (4) after the word "beer" the words "and
86 wine".

87 l. Section one hundred twenty-four point nine-
88 teen (124.19), Code 1966, is hereby amended by
89 inserting in line two (2) after the word "beer" the
90 words "or wine".

91 m. Section one hundred twenty-four point twenty
92 (124.20), Code 1966, is hereby amended as follows:

93 1. By inserting in line one (1) of subsection
94 two (2) after the word "beer" the words "or wine".

95 2. By inserting in line two (2) of subsection
96 three (3) after the word "beer" the words "or wine".

97 3. By inserting in line seven (7) of subsection
98 three (3) after the word "beer" the words "or wine".

99 4. By inserting in line three (3) of subsection
100 four (4) after the word "beer" the words "or wine".

101 5. By inserting in line four (4) of subsection
102 five (5) after the word "beer" the words "or wine".

103 n. Section one hundred twenty-four point twenty-
104 one (124.21), Code 1966, is hereby amended by insert-
105 ing in line two (2) after the word "beer" the words
106 "or wine".

107 o. Chapter one hundred sixty (160), Acts of the
108 Sixty-second General Assembly, amending section one
109 hundred twenty-four point twenty-four (124.24), Code
110 1966, is hereby amended by inserting after the word
111 "beer" in line nine (9) the words "or wine".

112 p. Section one hundred twenty-four point twenty-
113 seven (124.27), Code 1966, as amended by chapter one
114 hundred fifty-five (155), section fourteen (14), and
115 chapter three hundred forty-two (342), section fifty-
116 three (53), Acts of the Sixty-second General Assembly,
117 is hereby further amended as follows:

118 1. By inserting in line four (4) after the word
119 "beer" the words "and wine".

120 2. By inserting in line nine (9) after the word
121 "beer" the words "and wine".

122 q. Section one hundred twenty-four point twenty-
123 eight (124.28), Code 1966, is hereby amended by in-
124 serting in line six (6) after the word "beer" the
125 words "or wine".

126 r. Section one hundred twenty-four point twenty-
127 nine (124.29), Code 1966, is hereby amended by insert-
128 ing in line three (8) after the word "beer" the words
129 "or wine".

130 s. Section one hundred twenty-four point thirty-
131 one (124.31), Code 1966, is hereby amended as follows:

- 132 1. By striking from line one (1) the word "No"
133 and inserting in lieu thereof the following:
134 "Except as contemplated in chapter one hundred
135 twenty-three (123) of the Code, and in the case of
136 wine as defined in section one hundred twenty-four
137 point two (124.2) of the Code no".
- 138 2. By inserting in line seventeen (17) after the
139 word "beer" the words "and wine".
- 140 t. Section one hundred twenty-four point thirty-
141 two (124.32), Code 1966, is hereby amended as follows:
- 142 1. By inserting in line four (4) after the word
143 "beer" the words "or wine".
- 144 2. By inserting in line five (5) after the word
145 "beer" the words "or wine".
- 146 3. By inserting in line eight (8) after the
147 numbers "124.25" the words "and the provisions of
148 chapters one hundred twenty-three (123), one hundred
149 twenty-four (124), and one hundred twenty-five (125)
150 of the Code".
- 151 4. By inserting in line sixteen (16) after the
152 word "beer" the words "or wine".
- 153 u. Section one hundred twenty-four point thirty-
154 three (124.33), Code 1966, as amended by chapter one
155 hundred fifty-five (155), section fifteen (15), and
156 chapter three hundred forty-two (342), section fifty-
157 four (54), Acts of the Sixty-second General Assembly,
158 is hereby further amended by inserting in line three
159 (3) after the word "tax" the words "or in the case
160 of wine the gallonage tax".
- 161 v. Section one hundred twenty-four point thirty-
162 four (124.34), Code 1966, is hereby amended as follows:
- 163 1. By inserting in line forty-five (45) after the
164 word "beer" the words "or wine".
- 165 2. By inserting in line fifty-three (53) after the
166 word "beer" the words "or wine".
- 167 3. By inserting in line fifty-six (56) after the
168 word "beer" the words "or wine".
- 169 w. Section one hundred twenty-four point thirty-
170 five (124.35), Code 1966, is hereby amended as follows:
- 171 1. By inserting in line two (2) after the word
172 "beer" the words "or wine".
- 173 2. By inserting in line thirteen (13) after the
174 word "beer" the words "or wine".
- 175 3. By inserting in line sixteen (16) after the
176 word "beer" the words "or wine".
- 177 x. Section one hundred twenty-four point thirty-
178 six (124.36), Code 1966, is hereby amended as follows:
- 179 1. By inserting in line two (2) after the word
180 "beer" the words "or wine".
- 181 2. By inserting in line four (4) after the word
182 "beer" the words "or wine".
- 183 3. By inserting in line nine (9) after the
184 word "beer" the words "or wine".
- 185 y. Section one hundred twenty-four point
186 thirty-seven (124.37), Code 1966, is hereby amended

187 as follows:

188 1. By inserting in line four (4) after the word
189 "beer" the words "or wine".

190 2. By inserting in line twenty-one (21)

191 after the word "beer" the words "or wine".

192 z. Chapter one hundred twenty-four (124), Code
193 1966, is hereby amended by adding thereto the fol-
194 lowing new sections:

195 1. "No manufacturer, vintner, bottler, whole-
196 saler, or importer of wines nor agent
197 thereof, shall directly or indirectly supply, furnish,
198 give, or pay for any furnishings, fixtures, or equip-
199 ment used in the storage, handling, serving or
200 dispensing of wines or food within the place of
201 business of any class 'B' or class 'C' permittee
202 authorized under the provisions of this chapter to
203 sell wine at retail; nor shall he directly or in-
204 directly extend credit or pay for any such permit, nor
205 directly or indirectly have a financial interest in
206 the ownership, conduct, or operation of the business
207 of a retail permittee authorized to sell wine. Any
208 permittee who shall assent or be a party in any way
209 to such violation or infringement of the provisions
210 of this chapter shall be deemed guilty of violation
211 of the provisions of this chapter."

212 2. "There shall be levied and collected from
213 all class 'A' permittees selling wine on all wine
214 manufactured for sale or sold in this state at
215 wholesale and on all wine imported into this state
216 for sale at wholesale and sold in this state at
217 wholesale, a tax of sixty cents for every wine gallon,
218 and at the like rate for any other quantity or for the
219 fractional parts of a wine gallon.

220 No tax shall be levied or collected on wine shipped
221 or sold outside this state by a class 'A' permittee.
222 All revenue derived from the tax hereby imposed shall
223 accrue to the state general fund. All of the provisions
224 of this chapter relating to the administration of the
225 wine tax shall apply to this section."

226 3. "Every person holding a class 'A' permit and
227 selling wine shall on or before the tenth day of each
228 calendar month commencing on the tenth day of the
229 calendar month following the month in which such
230 person is issued a permit, make a report under oath
231 to the department of revenue upon form furnished by
232 the department for such purpose showing the exact
233 number of wine gallons of wine or fractional parts
234 thereof, sold by such permit holder during the preced-
235 ing calendar month. Such report shall also state such
236 other information as the department of revenue may
237 require, and such permit holders shall at the time
238 of filing said report pay to the department of revenue
239 the amount of tax due at the rate fixed in accordance
240 with the provisions of this chapter."

241 4. "A penalty of ten percent of the amount of the

242 tax shall be added thereto if the report is not filed
243 and the tax paid to the department by said tenth day
244 of the calendar month."

245 5. "As a condition precedent to a vintner, manu-
246 facturer, bottler, broker, jobber, importer, or any
247 person, firm or corporation selling or shipping wine
248 to a class 'A' permittee, such person, firm or corpo-
249 ration shall first register with the department of
250 revenue on forms provided for the purpose containing
251 such information as the department of revenue may
252 require."

253 6. "A registration fee of one hundred dollars
254 shall accompany each registration and shall be paid
255 by the person so registering. In return for such
256 registration, the department of revenue shall issue
257 a certificate of compliance to those registered. Each
258 certificate shall be good for a period of one year
259 from the date of issuance unless otherwise revoked
260 as herein provided or surrendered. All holders of
261 the certificate of compliance shall on or before
262 the tenth day of each calendar month commencing on
263 the tenth day of the calendar month following the
264 month on which such person is issued a certificate,
265 make a report under oath to the department of revenue
266 upon forms to be furnished by such department for such
267 purpose showing the exact number of cases and gallons
268 and types of wine sold and shipped to individual class
269 'A' permittees during the preceding calendar month
270 along with such other information as may be required
271 by such department."

272 7. "At the time of applying for a certificate
273 of compliance, each applicant shall file with the
274 department of revenue a list of class 'A' permittees
275 with whom, it shall do business and shall designate
276 the territory in which its products are to be distrib-
277 uted by such permittee. The listing of Class 'A'
278 permittees and territories as filed with the department
279 may be amended from time to time by the holder of a
280 certificate of compliance. However, before such amend-
281 ments shall become effective, notification shall be made
282 in writing to the department of revenue and to the Class
283 'A' permittee affected at least ninety days prior to
284 such change unless such amendments are mutually agreed
285 upon between the holder of a certificate of compliance,
286 the class 'A' permittee affected, with the approval of
287 the department of revenue upon forms provided by the
288 department of revenue for that purpose".

289 8. "The department of revenue is hereby
290 empowered to revoke such certificate upon noncompli-
291 ance with this section or any other section of this
292 chapter and the holder thereof shall be barred from
293 selling or shipping wine to any class 'A' permittee
294 and class 'A' permittees shall be barred from receiv-
295 ing such wine within this state."

296 aa. Section one hundred twenty-five point two

297 (125.2), Code 1966, is hereby amended by inserting
298 in line twelve (12) after the word "weight" the
299 following: "or wine as defined in chapter one
300 hundred twenty-four (124) of the Code as amended."

PERKINS of Pottawattamie
ELLSWORTH of Dubuque

On motion by Van Drie of Story, the House adjourned until 9:00
a.m., Thursday, April 2, 1970.

JOURNAL OF THE HOUSE

Eighty-first Calendar Day—Fifty-eighth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, APRIL 2, 1970.

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

Prayer was offered by the Reverend Albert Clement, pastor of the Grace United Methodist Church, North Liberty, Iowa.

The Journal of Wednesday, April 1, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Alt of Polk on request of Voorhees of Black Hawk.

PRESENTATION OF VISITORS

The Speaker announced the following visitors present in the House chamber:

Thirty senior students from Woden-Crystal Lake School, accompanied by their teacher, Howard Dorman. By Stromer of Hancock.

Eleven economics class students from New Hartford Community School, accompanied by their teachers, Kent Cuvelier and Kenneth Vance. By Grassley of Butler.

Fifty senior government class students from Twin Cedars High School, accompanied by their teacher, Kenneth Howard. By Van Roekel of Marion.

Thirty eighth grade students from Sully Christian School, accompanied by their teacher, Stanley Hoogeveen. By Roorda of Jasper.

Thirty-three eighth grade students from Glidden School, accompanied by their teachers Dennis Ploeuier and Bob Atwater. By Knoblauch of Carroll.

SENATE MESSAGES CONSIDERED

Senate File 58, a bill for an act relating to the compensation for members of examining boards.

Read first time and referred to the sifting committee.

Senate File 1291, a bill for an act to establish a private school advisory committee.

Read first time and referred to the **sifting committee**.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 354, a bill for an act relating to the state printing department and public printing.

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

Senate Concurrent Resolution 108, providing for a study of state printing needs.

CARROLL A. LANE
Secretary of the Senate

SENATE CONCURRENT RESOLUTION 108

By Balloun, Messerly, Coleman and Gaudineer

Whereas, the cost of state printing is increasing; and

Whereas, all departments of state government are publishing greater volumes of material; and

Whereas, the publication of materials by all state departments may result in unnecessary duplication; and

Whereas, the need exists to study the necessity of continuing to publish reports presently provided for by law; *Now, Therefore*,

Be It Resolved by the Senate, the House Concurring, That a committee, composed of the Superintendent of Printing, the Director of the Iowa Development Commission, the Director of the Office of Planning and Programming, and a representative of the Budget and Financial Control Committee who shall be the chairman, be directed to review all printing which is required by law to determine the need for such printing, the quantity to be printed, and to establish the need for the quantity printed and report its findings to the Budget and Financial Control Committee; and

Be It Further Resolved, That the Budget and Financial Control Committee review the report and prepare and submit its findings and recommendations to the members of the Sixty-fourth General Assembly, First Session, with accompanying legislative bill drafts necessary to carry out the recommendations of the committee.

Laid over under Rule 25.

ADOPTION OF CONFERENCE COMMITTEE REPORT

(House File 1197)

Edgington of Franklin called up for consideration the conference committee report on **House File 1197**, a bill for an act relating to vacations for state employees, as follows:

**REPORT OF CONFERENCE COMMITTEE
(House File 1197)**

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 1197, a bill for an Act relating to vacations for state employees, respectfully submit the following recommendations:

1. That the Senate recede from its amendments.

2. Amend House File 1197, page 1, as follows:

1. By inserting after line 8 the following subsections:

a. "By striking from line sixteen (16) the word "fifteenth" and inserting in lieu thereof the word "twelfth".

b. "By striking from line eighteen (18) the word "fifteenth" and inserting in lieu thereof the word "twelfth".

2. By renumbering the subsequent subsections.

3. By striking from line 18 the word "fifteenth" and inserting in lieu thereof the word "twelfth".

4. Line 19, by striking the word "sixteenth" and inserting in lieu thereof the word "thirteenth".

On the part of the House:

FLOYD P. EDGINGTON, Chairman
FRANK A. CRABB
DENNIS L. FREEMAN
DALE T. CROSIER

On the part of the Senate:

CHESTER O. HOUGEN, Chairman
PEARLE P. DeHART
MINNETTE DODERER
EDWARD E. NICHOLSON

Edgington of Franklin moved the adoption of the conference committee report and the amendments contained therein.

The motion prevailed.

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. 1197)

The ayes were, 92:

Andersen	Ellsworth	Hanson of	McCartney
Bergman	Ewell	Howard-Mitchell	McCormick
Blouin	Fischer of	Holden	Mendenhall
Caffrey	Grundy	Huff	Menefee
Camp	Fisher of	Kennedy of	Mezvinsky
Campbell	Greene	Dubuque	Middleswart
Cochran	Freeman of	Kitner	Miller of
Crabb	Buena Vista	Knight	Des Moines
Crosier	Freeman of	Knoblauch	Miller of
Cunningham	Clay-Dickinson	Koch	Jones
Darrington	Gannon	Kreamer	Miller of
Den Herder	Goode	Kruse	Marshall
Dietz	Graham	Lawson	Mohrfeld
Dougherty	Grassley	Lippold	Nelson
Doyle	Hamilton	Lipsky	Newton
Duitscher	Hansen of	Logemann	Nolting
Dunton	Black Hawk	Logue	O'Hearn
Edgington		Mayberry	Peterson

Pierson	Schroeder	Stromer	Waugh
Poncy	Schwartz	Strothman	Weichman
Priebe	Shaw	Tieden	Welden
Rex	Shepherd	Van Drie	Wells
Rodgers	Sorg	Van Nostrand	Winkelman
Roorda	Stokes	Varley	Wolfe
Sanders	Strand	Walter	Mr. Speaker
Schmeiser	Stroburg	Warren	

The nays were, none.

Absent or not voting, 32:

Alt	Hill	Cluever	Pelton
Baker	Jesse	Langland	Perkins
Battles	Johnson of	McIntyre	Radl
Bennett	Audubon	Millen	Renda
Brinck	Johnston of	Miller of	Skinner
Christensen	Johnson	Page	Tapscott
Corey	Kehe	Milligan	Van Roekel
Dooley	Kennedy of	Nielsen	Voorhees
Drake	Chickasaw	Ossian	
Franklin			

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 1294)

Van Nostrand of Pottawattamie called up for consideration **House File 1294**, a bill for an act relating to the taxation of financial institutions, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1294, as amended and passed by the House, as follows:

1. Page 1, by inserting after line 3 the following new section one (1) and renumbering the remaining sections:

"Chapter four hundred twenty-two (422), Code 1966, is hereby amended by inserting a new division composed of sections two (2) through eight (8), inclusive, of this Act."

2. Page 1, by striking lines 27 and 28 and inserting in lieu thereof the following: "exception that interest and dividends from federal securities shall not be subtracted and interest and dividends from evidences of indebtedness and securities of this state and its political subdivisions, exempt from federal income tax under the Internal Revenue Code of 1954 as amended, shall not be added."

3. Page 2, by striking lines 4 through 9, inclusive, and inserting in lieu thereof the following: "file a return as prescribed by the director on or before the delinquency date. The provisions of this section shall become effective for all taxable years ending on or after January 1, 1970. For other than calendar year taxpayers, the tax due for the taxable year ending in 1970 shall be, for each month of the taxable year in 1970, one-twelfth of the tax which would be due if this section had been effective for the entire taxable year. As to fiscal years ending"

4. Page 2, line 22, by inserting after the word "be" the word "made".

5. Page 2, by striking from lines 23 and 24 the words "at the time of filing the franchise tax return with the department of revenue" and inserting in lieu thereof the words "and shall accompany the franchise tax return at the time of filing".

6. Page 2, line 29, by inserting after the word "paid" the word "quarterly".

7. Page 3, line 11, by inserting after the period the following: "Financial institutions shall furnish all necessary information for this purpose at the request of the director."

8. Page 3, line 13, by striking the words "state comptroller" and inserting in lieu thereof the words "treasurer of state".

9. Page 5, by inserting after line 9 the following new section and renumbering the remaining section:

"Chapter five hundred thirty-three point twenty-two (533.22), Code 1966, is hereby amended by adding the following:

"The moneys and credits tax on credit unions is hereby imposed at a rate of five mills on each dollar of legal and special reserves of every credit union, and shall be levied by the board of supervisors, and placed upon the tax list and collected by the county treasurer. The amount collected in each taxing district within a city or town shall be apportioned twenty percent to the county general fund, thirty percent to the city or town general fund, and fifty percent to the basic school tax equalization fund, and the amount collected in each taxing district outside of cities and towns shall be apportioned fifty percent to the county general fund and fifty per cent to the basic school tax equalization fund. The moneys and credits tax shall be collected at the location of the credit union as shown in its articles of incorporation.'"

Roll call was requested by Skinner of Polk and Van Nostrand of Pottawattamie.

Rule 69 was invoked.

Rule 70 was invoked.

Under the provisions of Rule 71, Kreamer of Polk and Milligan of Polk refrained from voting.

On the question "Shall the House concur in the Senate amendment?"

The ayes were, 15:

Battles	Freeman of	Lawson	O'Hearn
Brinck	Buena Vista	Mayberry	Perkins
Crabb	Freeman of	Mendenhall	Wolfe
Cunningham	Clay-Dickinson	Miller of	
Darrington	Knoblauch	Jones	

The nays were, 97:

Andersen	Bergman	Camp	Cochran
Baker	Blouin	Campbell	Corey
Bennett	Caffrey	Christensen	Crosier

Den Herder	Hill	Middleswart	Shepherd
Dietz	Holden	Millen	Skinner
Dooley	Huff	Miller of	Sorg
Dougherty	Jesse	Des Moines	Stokes
Doyle	Johnston of	Miller of	Strand
Drake	Johnson	Marshall	Stroburg
Duitscher	Kennedy of	Mohrfeld	Stromer
Dunton	Chickasaw	Nelson	Strothman
Edgington	Kennedy of	Newton	Tapscott
Ellsworth	Dubuque	Nolting	Tieden
Ewell	Kitner	Ossian	Van Drie
Fischer of	Kluever	Peterson	Van Nostrand
Grundy	Knight	Poncy	Van Roekel
Fisher of	Koch	Priebe	Varley
Greene	Kruse	Radl	Voorhees
Franklin	Langland	Renda	Walter
Gannon	Lippold	Rex	Warren
Goode	Lipsky	Rodgers	Wagh
Graham	Logemann	Roorda	Weichman
Hamilton	Logue	Sanders	Welden
Hansen of	McCartney	Schmeiser	Wells
Black Hawk	McIntyre	Schroeder	Winkelman
Hanson of	Menefee	Schwartz	Mr. Speaker
Howard-Mitchell	Mezvinsky		

Absent or not voting, 12:

Alt	Kehe	Miller of	Pelton
Grassley	Kreamer	Page	Pierson
Johnson of	McCormick	Milligan	Shaw
Audubon		Nielsen	

The motion lost and the House refused to concur in the Senate amendment.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Van Drie of Story in the chair.

CONFERENCE COMMITTEE REPORT ON HOUSE FILE 1251

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 1251, a bill for an act relating to child labor, respectfully submit the following recommendations:

1. That the Senate recede from divisions 11 and 12 of its amendment.
2. That the House concur in divisions 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, and 26 of the Senate amendment.
3. That division 27 of the Senate amendment be amended by striking in line 78 of the printed amendment the words "with the reasonable and nec-

essary cost of all" and inserting in lieu thereof the following: "participation, if he desires it at group rate cost, in group insurance for".

On the part of the Senate:

W. R. RABEDEAUX, Chairman

FRANCIS L. MESSERLY

HAROLD A. THORSEN

WILLIAM D. PALMER

On the part of the House:

FRED MOHRFELD, Chairman

JOAN LIPSKY

RICHARD F. DRAKE

JAMES T. CAFFREY

PERSONAL PRIVILEGE

As a member of the House conference committee to which House File 1251 was referred, I wish to record my objections to section twenty-four (24) as amended by the conference committee.

My objections are based on the fact that section twenty-four (24) as amended will not afford protection to youngsters employed in the street trades by some employers. The amendment would permit those employers not now offering protection to continue this practice. It is in my opinion inhuman to exploit these youngsters and not provide them with insurance protection.

It is my sincere hope that those employers who do not provide this insurance protection do so as expeditiously as possible.

JAMES T. CAFFREY

CONSIDERATION OF BILLS SIFTING COMMITTEE CALENDAR

Senate File 1184, a bill for an act relating to pipelines and the power of eminent domain exercised by pipeline companies, with report of committee recommending amendment and passage, was taken up for consideration.

Koch of Woodbury offered the following amendment filed by the committee on commerce:

Amend Senate File 1184, as amended and passed by the Senate, as follows:

1. Page 1, by striking lines 4 through 6, inclusive, and inserting in lieu thereof the following:

Section 1. Section four hundred ninety point twenty-five (490.25), Code 1966, is hereby amended as follows:

1. By striking from line three (3) the word "thereupon" and inserting in lieu thereof the words "upon filing the application and complying with the requirements of this section".

2. By inserting in line sixteen (16) after the word "shall" the words "upon filing the application and complying with the requirements provided in this section".

2. Page 1, by striking lines 7 and 8 and inserting in lieu thereof the words "As a condition precedent to the vesting of the power of eminent domain for the construction of a pipeline, an application shall be filed with the commission therefor. Not less than thirty".

3. Page 1, line 9, by striking the word "petition" and inserting in lieu thereof the word "application".

4. Page 1, line 10, by striking the words "shall hold information-

al meetings" and inserting in lieu thereof the words "making the application shall hold at least one informational meeting".

5. Page 1, line 16, by striking the words "legal rights of the affected landowners" and inserting in lieu thereof the words "rights and remedies of landowners, as provided by statute and the rules and regulations of the commission, in cases in which the power of eminent domain is invoked to acquire real property or any interest therein".

6. Page 1, line 17, by inserting after the period the words "Every application shall be under oath, by the applicant or if the applicant is a corporation, by its principal officer, or his designee. The application shall contain (1) a statement that the informational meetings were in fact held, and (2) a statement that no title to real property, or interest therein, has been acquired by purchase or otherwise by the applicant or any person, company, or corporation in behalf of the applicant, primarily for the construction of the particular pipeline concerned or, in the alternative, a statement showing all such purchases, the title or interest acquired, from whom, and the amount paid for the title or interest acquired."

7. Page 1, line 20, by striking the word "permit" and inserting in lieu thereof the words "power of eminent domain".

8. Page 1, line 21, by striking the word "permit" and inserting in lieu thereof the words "power of eminent domain".

9. Page 1, line 24, by inserting after the word "project" the words "including those from whom title to and interests in land have been acquired".

10. Page 2, by striking lines 8 and 9 and inserting in lieu thereof the words "of five miles or more across privately-owned property."

11. Page 2, line 20, by inserting after the word "county" the words "at least one week and not more than three weeks before the date set for the informational meeting".

12. Page 2, by striking from lines 21 and 22 the words "landowners whose residence is not known" and inserting in lieu thereof the words "landowners and any party in possession whose whereabouts are not known".

13. Page 2, by striking lines 23 through 27, inclusive.

14. Page 2, line 33, by striking the words "and future land use and".

15. Page 2, line 35, by inserting after the word "project" the words "insofar as they are known to or reasonably foreseen by the applicant".

16. Page 3, by striking lines 1 through 3, inclusive.

17. Page 3, by inserting after line 6 the following:
Chapter four hundred ninety (490), Code 1966, is hereby amended by adding thereto the following new sections:

1. "If any person shall sell, lease, or otherwise grant any title to or interest in land in any county which in any manner is used in connection with any pipeline in that county, the consideration for which is less than that paid for similar titles or interests after the holding of the informational meeting required by this Act, he may file a complaint with the commission, provided the transaction took place not more than

three years before such meeting. The commission shall hold or cause to be held a hearing upon such complaint, with not less than twenty days notice to the applicant. The commission may in its discretion hold a single hearing on all complaints from a county or portion thereof. Whenever the commission shall find, upon good cause shown, that the consideration paid for a title to or interest in land, prior to the holding of the informational meetings required herein, is substantially less in amount or value than the general level of considerations paid after the holding of such meetings, the commission shall by order require the applicant to pay the aggrieved landowner the difference between the general level of such considerations and the consideration paid by the pipeline company for the title or interest in question. This section shall be deemed to be a part of every contract for the transfer of any title to or interest in land for pipeline use, anything in the contract to the contrary notwithstanding, but shall have no retroactive application to contracts entered prior to the effective date of this Act."

2. "Any person, company, or corporation aggrieved by the action of the commission in granting or failing to grant the power of eminent domain under the provisions of this chapter, shall be entitled to and limited to the rehearing and appeal procedures provided in sections four hundred ninety A point twelve (490A.12) through four hundred ninety A point nineteen (490A.19), inclusive, of the Code."

Holden of Scott offered the following amendment filed by him and moved its adoption:

Amend the committee on commerce amendment, filed March 23, 1970, and appearing on pages 1149 through 1151, inclusive, of the House Journal, to Senate File 1184, as amended and passed by the Senate, as follows:

1. By striking line 3 and by inserting in lieu thereof the following:

'1. Page 1, by striking lines 4 through 8, inclusive, and insert-'

2. By striking lines 13 and 14 and inserting in lieu thereof the following:

"(3) By inserting after line forty-two (42) the following:

'As a condition precedent to the vesting of the power.'

3. By renumbering all subsequent paragraphs of the committee amendment.

The amendment was adopted.

Holden of Scott asked and received unanimous consent to withdraw the amendment filed by him on March 30, 1970, and found on page 1249 of the House Journal.

Koch of Woodbury offered the following amendment filed by him and moved its adoption:

Amend the commerce committee amendment, filed March 23,

1970, to Senate File 1184, as passed by the Senate and reprinted, as follows:

1. By striking lines 45 through 47 inclusive and inserting in lieu thereof the following:

9. Page 1, by striking lines 24 and 25 and inserting in lieu thereof the words "affected by the proposed project including those from whom title to and interests in land have been acquired and any person, company or corporation shown of record to be in possession of or residing on the property."

2. Line 94, by inserting after the word "grant" the words "a permit or".

The amendment was adopted.

Holden of Scott offered the following amendment filed by him and moved its adoption:

Amend the committee on commerce amendment to Senate File 1184, filed March 23, 1970, and appearing on pages 1149 through 1151 of the House Journal by inserting after line 99 the following:

18. Page 1, by inserting after line 2 the following new paragraph:

WHEREAS, the general assembly finds that from time to time prior to plans for pipeline and like projects becoming common knowledge, title to and interests in land have been acquired for considerations less than is its fair value, sometimes to the disadvantage of widows, orphans, aged and infirm persons, and others to whom the state is bound to assure the equal protection of its laws, not merely in terms but in fact and substance; NOW THEREFORE,

A non-record roll call was requested.

The ayes were 59, nays 28.

The amendment was adopted.

Johnston of Johnson offered the following amendment from the floor and moved its adoption:

Amend the committee on commerce amendment to Senate File 1184 by adding the following as a new section:

"Any pipeline company that intends to use the power of eminent domain in conjunction with a permit to construct, maintain, and operate a pipeline or lines must secure approval of the state commerce commission prior to filing an application for permit under this section.

Failure to receive approval from the state commerce commission for the right of eminent domain prior to filing an application for permit under this section shall preclude said pipeline company from securing the right of eminent domain in conjunction with the purposes of any permit issued under this section."

A non-record roll call was requested.

The ayes were 40, nays 59.

The amendment lost.

Speaker Harbor in the chair at 3:36 p.m.

Kreamer of Polk offered the following amendment filed by him and Radl of Linn and moved its adoption:

Amend the commerce committee amendment to Senate File 1184 as follows:

By striking lines sixty-six (66) through ninety-two (92) on pages 1160 and 1151 of the House Journal of March 23.

Roll call was requested by Kreamer of Polk and Radl of Linn.

On the question "Shall the amendment be adopted?"

The ayes were, 24:

Bennett	Kennedy of	Milligan	Schmeiser
Caffrey	Chickasaw	Nolting	Schwartz
Crosier	Kluever	Ossian	Shaw
Franklin	Kreamer	Poncy	Stroburg
Huff	Lipsky	Radl	Tapscott
Kehe	Logue	Renda	Van Nostrand
	Mayberry		

The nays were, 81:

Andersen	Fischer of	Koch	Roorda
Baker	Grundy	Kruse	Sanders
Battles	Freeman of	Langland	Schroeder
Bergman	Buena Vista	Lippold	Shepherd
Blouin	Freeman of	Logemann	Stokes
Camp	Clay-Dickinson	McCormick	Strand
Campbell	Gannon	McIntyre	Stromer
Cochran	Goode	Mendenhall	Strothman
Corey	Grassley	Menefee	Tieden
Crabb	Hamilton	Mezvinsky	Van Drie
Cunningham	Hansen of	Middleswart	Van Roekel
Darrington	Black Hawk	Millen	Varley
Den Herder	Hanson of	Miller of	Voorhees
Dietz	Howard-Mitchell	Jones	Walter
Dooley	Hill	Miller of	Warren
Dougherty	Holden	Marshall	Waugh
Doyle	Johnston of	Mohrfeld	Weichman
Drake	Johnson	Newton	Welden
Duitscher	Kennedy of	O'Hearn	Wells
Dunton	Dubuque	Peterson	Winkelman
Ellsworth	Kitner	Priebe	Wolfe
Ewell	Knight	Rex	Mr. Speaker
	Knoblauch	Rodgers	

Absent or not voting, 19:

Alt	Graham	Miller of	Pelton
Brinck	Jesse	Des Moines	Perkins
Christensen	Johnson of	Miller of	Pierson
Edgington	Audubon	Page	Skinner
Fisher of	Lawson	Nelson	Sorg
Greene	McCartney	Nielsen	

The amendment lost.

Koch of Woodbury moved the adoption of the committee amendment as amended.

Roll call was requested by Koch of Woodbury and Holden of Scott.

Rule 69 was invoked.

Rule 70 was invoked.

On the question "Shall the committee amendment as amended be adopted?"

The ayes were, 64:

Battles	Freeman of	Logemann	Rex
Bergman	Clay-Dickinson	Logue	Sanders
Campbell	Goode	Mendenhall	Schroeder
Crabb	Hamilton	Menefee	Shaw
Cunningham	Hansen of	Mezvinsky	Shepherd
Darrington	Black Hawk	Millen	Sorg
Den Herder	Hanson of	Miller of	Strand
Dooley	Howard-Mitchell	Jones	Stromer
Dougherty	Holden	Miller of	Van Drie
Drake	Huff	Marshall	Van Nostrand
Edgington	Kehe	Miller of	Van Roekel
Ellsworth	Kluever	Page	Voorhees
Fischer of	Knight	Milligan	Warren
Grundy	Koch	Mohrfeld	Waugh
Fisher of	Kreamer	O'Hearn	Weichman
Greene	Kruse	Ossian	Welden
Freeman of	Lawson	Peterson	Wolfe
Buena Vista	Lippold	Pierson	Mr. Speaker
	Lipsky		

The nays were, 49:

Baker	Franklin	Mayberry	Roorda
Bennett	Gannon	McCormick	Schmeiser
Blouin	Hill	McIntyre	Schwartz
Brinck	Jesse	Middleswart	Skinner
Caffrey	Johnston of	Miller of	Stokes
Christensen	Johnson	Des Moines	Stroburg
Cochran	Kennedy of	Newton	Strothman
Corey	Chickasaw	Nolting	Tapscott
Crosier	Kennedy of	Poncy	Tieden
Dietz	Dubuque	Priebe	Varley
Doyle	Kitner	Radl	Walter
Duitscher	Knoblauch	Renda	Wells
Dunton	Langland	Rodgers	Winkelman
Ewell			

Absent or not voting, 11:

Alt	Grassley	McCartney	Pelton
Andersen	Johnson of	Nelson	Perkins
Camp	Audubon	Nielsen	
Graham			

The committee amendment as amended was adopted.

Mezvinsky of Johnson moved to reconsider the vote by which the committee amendment as amended was adopted.

Varley of Adair-Madison moved the previous question on Senate File 1184 and all amendments and motions filed thereto.

A non-record roll call was requested.

The ayes were 74, nays 34.

The motion prevailed.

Roll call was requested by Gannon of Jasper and Johnston of Johnson on the Mezvinsky motion.

On the question "Shall the vote by which the committee amendment as amended was adopted be reconsidered?"

The ayes were, 43:

Baker	Ewell	Mayberry	Rodgers
Blouin	Franklin	McCormick	Roorda
Brinck	Gannon	Mezvinsky	Schmeiser
Caffrey	Jesse	Middleswart	Schwartz
Cochran	Johnston of	Miller of	Skinner
Corey	Johnson	Des Moines	Stroburg
Crosier	Kennedy of	Newton	Strothman
Dietz	Chickasaw	Nolting	Tapscott
Dougherty	Kennedy of	Poncy	Van Nostrand
Doyle	Dubuque	Priebe	Wells
Duitscher	Kitner	Radl	Winkelman
Dunton	Knoblauch	Renda	

The nays were, 69:

Andersen	Freeman of	Logue	Schroeder
Battles	Clay-Dickinson	McCartney	Shaw
Bergman	Goode	McIntyre	Shepherd
Camp	Grassley	Mendenhall	Sorg
Campbell	Hamilton	Menefee	Stokes
Christensen	Hansen of	Millen	Strand
Crabb	Black Hawk	Miller of	Stromer
Cunningham	Hanson of	Jones	Tieden
Darrington	Howard-Mitchell	Miller of	Van Drie
Den Herder	Holden	Marshall	Van Roekel
Dooley	Huff	Miller of	Varley
Drake	Kehe	Page	Voorhees
Edgington	Kluever	Milligan	Walter
Ellsworth	Knight	Mohrfeld	Warren
Fischer of	Koch	Ossian	Waugh
Grundy	Kreamer	Peterson	Weichman
Fisher of	Kruse	Pierson	Welden
Greene	Langland	Rex	Wolfe
Freeman of	Lippold	Sanders	Mr. Speaker
Buena Vista	Lipsky		

Absent or not voting, 12:

Alt	Johnson of	Logemann	O'Hearn
Bennett	Audubon	Nelson	Pelton
Graham	Lawson	Nielsen	Perkins
Hill			

The motion to reconsider 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. 1184)

The ayes were, 89:

Andersen	Freeman of	Lippold	Sanders
Battles	Buena Vista	Lipsky	Schroeder
Bennett	Freeman of	Logemann	Schwartz
Bergman	Clay-Dickinson	Logue	Shaw
Brinck	Goode	McCartney	Shepherd
Camp	Graham	McIntyre	Sorg
Campbell	Grassley	Mendenhall	Stokes
Christensen	Hamilton	Menefee	Strand
Corey	Hansen of	Middleswart	Stroburg
Crabb	Black Hawk	Miller of	Stromer
Cunningham	Hanson of	Jones	Strothman
Darrington	Howard-Mitchell	Miller of	Tieden
Den Herder	Hill	Marshall	Van Drie
Dooley	Holden	Miller of	Van Nostrand
Dougherty	Huff	Page	Van Roekel
Doyle	Kehe	Milligan	Varley
Drake	Kennedy of	Mohrfeld	Voorhees
Dunton	Dubuque	Nelson	Walter
Edgington	Kitner	Ossian	Warren
Ellsworth	Kluever	Peterson	Waugh
Fischer of	Knight	Pierson	Weichman
Grundy	Knoblauch	Priebe	Welden
Fisher of	Koch	Radl	Winkelman
Greene	Kruse	Rex	Wolfe
	Langland	Roorda	Mr. Speaker

The nays were, 27:

Baker	Franklin	Mayberry	Poncy
Blouin	Gannon	McCormick	Renda
Caffrey	Jesse	Mezvinsky	Rodgers
Cochran	Johnston of	Miller of	Schmeiser
Crosier	Johnson	Des Moines	Skinner
Dietz	Kennedy of	Newton	Tapscott
Duitscher	Chickasaw	Nolting	Wells
Ewell	Kreamer		

Absent or not voting, 8:

Alt	Lawson	Nielsen	Pelton
Johnson of	Millen	O'Hearn	Perkins
Audubon			

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 Senate File 1184 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 66, nays 38.

The motion prevailed.

HOUSE FILE 1151 WITHDRAWN

Holden of Scott asked and received unanimous consent to withdraw **House File 1151** 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 passed the following bill in which the concurrence of the House is asked:

Senate File 1084, a bill for an act relating to collective bargaining.

CARROLL A. LANE, Secretary

Tapscott of Polk asked for unanimous consent that the following letter be printed in the House Journal.

Objection was raised.

Tapscott of Polk moved that the following letter be printed in the House Journal.

The motion prevailed.

SOCIAL ACTION DEPARTMENT

Diocese of Davenport

March 31, 1970

The Honorable John Tapscott
House of Representatives
State House
Des Moines, Iowa 50319

Dear John:

I understand that the Migrant Labor Housing Act is not being adequately enforced, due to lack of funds. Would you kindly see that the enclosed check (for "ministerial services in opening the March 13 session of the Senate and House") is contributed to that fund?

It was an honor to open the sessions with prayer, even though that has become a rather controversial function. Since the legislature has not seen fit to adequately fund many of the pressing "people programs," I would like to make this small contribution toward the migrant housing program.

Sincerely,
REV. MARVIN A. MOTTET
Director

HOUSE CONCURRENT RESOLUTION 135

By Lipsky, Ossian, Den Herder, Camp, Drake, Millen, Shepherd, O'Hearn, Christensen, Radl, Cunningham, Crabb, Logemann, Van Nostrand, Schroeder, Hansen of Black Hawk, Welden, Varley, Fischer of Grundy, McIntyre, Wells, Crosier and Sorg

Whereas, approximately 1,350 military personnel from the United States are missing in action and may be presumed to be prisoners in North Vietnam although the government of North Vietnam has refused to release the names of all the prisoners it holds; and

Whereas, the government of North Vietnam acceded to the Geneva Convention on June 28, 1957, the government of South Vietnam acceded to the Convention on November 14, 1953, and the government of the United States acceded to the Convention on August 2, 1955; and

Whereas, the government of the United States and the government of South Vietnam have continuously honored the requirements of the Geneva Convention; and

Whereas, no pretense of compliance has been advanced by the government of North Vietnam or the National Liberation Front despite the reminder to do so on June 11, 1965, by M. Jacques Freymond, Vice President of the International Committee of the Red Cross; and

Whereas, the provisions of the Geneva Convention require that every prisoner of war be enabled to write his family; that every prisoner remain in communication with his family and with an international or state organization which has assumed the obligation of safeguarding the rights of the prisoner; that every prisoner has the right to receive mail and packages; that minimum humane standards of detention, hygiene, diet, recreation, and employment be complied with; that the detaining power accept a neutral party to the conflict or a respected international organization, such as the International Committee of the Red Cross, as a protecting power for the prisoners; that seriously injured or ill prisoners be repatriated as soon as they are able to travel; and that the detaining power provide the names of the prisoners it holds to families as well as to the protecting power, or the Red Cross, to pass on to their country of origin; *Now, Therefore,*

Be It Resolved by the House, the Senate Concurring, That the General Assembly of the State of Iowa urges the General Assembly of the United Nations, the Secretary General of the United Nations, the Congress of the United States, and the President of the United States to undertake a determined effort to seek compliance by the government of North Vietnam in honoring the provisions of the Geneva Convention.

Be It Further Resolved, That copies of this resolution be transmitted to the Secretary General of the United Nations, to the Ambassador to the United Nations from the United States, the President of the United States, the President of the United States Senate, the Speaker of the United States House of Representatives, the chairman of the House Foreign Affairs Committee, the chairman of the Senate Foreign Relations Committee, and to each member of the Congress from the State of Iowa.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 136

By Miller of Page, Goode, Darrington, Christensen, Dunton,
Menefee, Stroburg, Stokes, Sanders, Brinck,
Mendenhall, Bennett and Fischer of Grundy

Whereas, there appears to exist some confusion and differences of opinion in regard to funds available to the state highway commission and the manner in which such funds are allocated; and

Whereas, statements have been made that there are surplus funds available to the state highway commission and such funds have not in all cases been expended or have not been allocated to existing or future use; and

Whereas, it is necessary for the General Assembly to have at its disposal all available, factual, and indisputable information regarding the availability and use of highway funds in order that proper budgetary decisions may be made; *Now, Therefore,*

Be It Resolved by the House, the Senate Concurring, That the legislative council be authorized to appoint a study committee consisting of appropriate members of the transportation committees of the House and Senate, and nonlegislative members it may deem desirable, for the purpose of studying and determining the exact amount of funds available to the state highway commission, the manner of expending and allocating such funds, the priorities given to the allocation and expenditure of such funds for the construction or improvement of interstate highways and primary highways and in general the budgetary processes exercised by the state highway commission; and

Be It Further Resolved, That the study committee make a report of its findings and recommendations to the legislative council and the members of the first session of the Sixty-fourth General Assembly, accompanied by any necessary legislation designed to carry out its recommendations.

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 1157, 1171 and 1281.

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 1157, 1171 and 1281.

AMENDMENTS FILED

- 1 Amend the Senate amendment to House File 1294, line thirty (30),
- 2 by inserting after the period (.) the following:
- 3 "Production credit associations paying a tax hereunder shall
- 4 not be liable for the tax imposed by chapter four hundred thirty A
- 5 (430A), Code 1966. Assessments and other procedures taken in
- 6 connection with the imposition for the year 1970 on all of the
- 7 financial institutions included in this Act of taxes repealed
- 8 by this Act are declared to be null and void."

FREEMAN of Buena Vista

- 1 Amend Senate amendment to House File 1294 by
- 2 striking lines 8 through 14 and renumbering the
- 3 subsequent amendments.

VAN NOSTRAND of Pottawattamie

1 Amend Senate File 565, as amended and passed by the
2 Senate and reprinted, as follows:

3 1. Page 7, line 26, by adding after the period the follow-
4 ing:

5 "The commissioner of public safety may so design such
6 uniform summons as to permit its use in conjunction with a
7 credit card imprinting device."

8 2. Page 9, line 1, by adding after the period the following:

9 "As an alternative to requiring defendant to deliver or
10 mail the summons, fine, and costs to such office, the com-
11 missioner of public safety may enter into agreements with
12 various financial institutions which extend credit to custom-
13 ers through the use of credit cards, which agreements shall
14 require such institutions to remit a copy of the defendant's
15 summons to the traffic violations office specified in the
16 summons together with the amount specified in such summons
17 representing the minimum fine for the violation plus two
18 dollars costs. The commissioner may adopt such rules and
19 regulations pursuant to chapter seventeen A (17A) of the
20 Code as will properly implement such procedures in conformity
21 with the provisions of this Act."

KENNEDY of Dubuque
DOYLE of Woodbury

1 Amend the Grassley amendment to Senate File 565, filed
2 March 4, 1970, and appearing on pages 757 through 760 of the
3 House Journal, as follows:

4 1. By adding after line 152 the following:

5 Sec. 13. Section three hundred twenty-one point four
6 hundred eighty-five (321.485), Code 1966, is amended by adding
7 thereto the following:

8 "The commissioner of public safety may cause the summons
9 form designated in subsection two (2), paragraph a of this
10 section to be so designed as to permit its use in conjunction
11 with a credit card imprinting device in order that the alterna-
12 tive fine payment procedure enumerated in section three hundred
13 twenty-one point four hundred eighty-six (321.486) may be im-
14 plemented."

15 Sec. 14. Section three hundred twenty-one point four
16 hundred eighty-six (321.486), Code 1966, is amended by adding
17 thereto the following paragraph:

18 "As an alternative to requiring defendant to appear in court,
19 the commissioner of public safety may enter agreements with
20 financial institutions licensed to conduct business in this
21 state which extend credit to customers through the use of
22 credit cards, which agreements shall require such institutions
23 to remit a copy of defendant's signed summons, which has been
24 imprinted by defendant's credit card to the court designated
25 in the summons, together with the amount specified therein
26 representing the fine imposed and court costs. If defendant
27 is a credit card customer of one of the financial institutions
28 so specified and the arresting officer gives his consent, such
29 defendant may enter a plea of guilty to the violation by
30 signing the summons which has been imprinted with his credit
31 card number by such arresting officer. Such plea shall excuse

32 defendant from a court appearance for the violation. The
 33 arresting officer shall furnish defendant with a copy of the
 34 summons, and cause another copy to be delivered to the financial
 35 institution promising payment."

36 2. By inserting in line 151 after the word "peace" the words
 37 " , and providing for the payment of certain traffic fines by
 38 credit card".

KENNEDY of Dubuque
 DOYLE of Woodbury

- 1 Amend the commerce committee amendment to
 2 Senate File 1185, filed March 23, 1970, by striking all
 3 after line two and inserting in lieu thereof the following:
 4 "1. "By striking all after line four, page three, and
 5 inserting in lieu thereof the following:
 6 1. By inserting in subsection three (3), line two (2),
 7 after the word "lines" the words "or the location of the pro-
 8 posed power generating plant".
 9 2. By inserting in subsection six (6), line two (2),
 10 after the word "line" the words "or the estimated maximum
 11 voltage to be generated by a power generating plant".
 12 3. By striking from subsection seven (7), line two (2),
 13 the words "is desired" and inserting in lieu thereof the words
 14 "will be used".
 15 4. By striking all of subsection eight (8), and inserting
 16 in lieu thereof the following:
 17 "An allegation that the proposed construction is necessary
 18 to serve a public use and represents a reasonable relation-
 19 ship to an overall plan of transmitting electricity in the
 20 public interest and substantiation of such allegations, in-
 21 cluding but not limited to, a showing of the following:
 22 a. The relationship of the proposed project to present
 23 and future economic development of the area.
 24 b. The relationship of the proposed project to comprehen-
 25 sive electric utility planning.
 26 c. The relationship of the proposed project to the needs
 27 of the public presently served and future projections based
 28 on population trends.
 29 d. The relationship of the proposed project to the exist-
 30 ing electric utility system and parallel existing utility
 31 routes.
 32 e. The relationship of the proposed project to any other
 33 power system planned for the future.
 34 f. The possible use of alternative routes and methods of
 35 supply.
 36 g. The relationship of the proposed project to the pres-
 37 ent and future land use and zoning ordinances.
 38 h. The inconvenience or undue injury which may result to
 39 property owners as a result of the proposed project.
 40 The commission may waive the proof required for such alle-
 41 gations which are not applicable to a particular proposed
 42 project."
 43 5. By inserting at the end thereof the following new sub-
 44 section:
 45 "An affidavit stating that informational meetings were held
 46 in each county which the proposed project will affect and the

47 time and place of each meeting."

48 Sec. 4. Section four hundred eighty-nine point four (489.4),
49 Code 1966, is hereby amended as follows:

50 1. By striking from line one (1) the words "board or".

51 2. By striking from line four (4) the word "may" and
52 inserting in lieu thereof the word "shall".

53 3. By striking from line fourteen (14) the words "board
54 or".

55 4. By striking from line fifteen (15) the words "line or
56 lines" and inserting in lieu thereof the words "power gener-
57 ating plant or transmission lines".

58 5. By inserting in line sixteen (16) after the word "use"
59 the words "and represents a reasonable relationship to an
60 overall plan of transmitting electricity in the public inter-
61 est".

62 6. By inserting in line twenty-one (21) after the word
63 "route" the words "or site".

64 Sec. 5. Section four hundred eighty-nine point five
65 (489.5), Code 1966, is hereby amended as follows:

66 1. By striking from line two (2) the words "board or".

67 2. By striking from line thirteen (13) the words "board
68 or".

69 3. By striking from line twenty-one (21) the words "board
70 or".

71 4. By striking from lines twenty-three (23) and twenty-
72 four (24) the words "board or".

73 Sec. 6. Section four hundred eighty-nine point six (489.6),
74 Code 1966, as amended by chapter three hundred sixty-two (362),
75 section one (1), Acts of the Sixty-second General Assembly, is
76 hereby repealed and the following enacted in lieu thereof:

77 "When the commission grants a franchise to any person, com-
78 pany, or corporation for the construction, erection, mainte-
79 nance, and operation of a power generating plant or transmission
80 lines, wires, and cables for the generation and transmission
81 of electricity, such person, company, or corporation shall be
82 vested with the right of eminent domain to such extent as the
83 commission may approve and find necessary for public use."

84 Sec. 7. Section four hundred eighty-nine point seven (489.7),
85 Code 1966, is hereby amended by striking from line eleven (11)
86 the words "board or".

87 Sec. 8. Section four hundred eighty-nine point eight
88 (489.8), Code 1966, is hereby amended by striking from lines
89 ten (10) and eleven (11) the words "said line" and inserting
90 in lieu thereof the words "a power generating plant or trans-
91 mission lines".

92 Sec. 9. Section four hundred eighty-nine point ten (489.10),
93 Code 1966, is hereby amended as follows:

94 1. By striking from line two (2) the words "transmission
95 line or" and inserting in lieu thereof the words "power
96 generating plant or transmission".

97 2. By striking from line twelve (12) the words "board of".

98 Sec. 10. Section four hundred eighty-nine point eleven
99 (489.11), Code 1966, is hereby amended as follows:

100 1. By striking from line one (1) the words "board or".

101 2. By striking from line two (2) the words "granting

102 the franchise”.

103 3. By inserting in line six (6) after the word “lines”
104 the words “or site of a power generating plant”.

105 4. By striking from line nine (9) the words “board or”.

106 5. By striking all of such section after the period in
107 line twelve (12).

108 Sec. 11. Section four hundred eighty-nine point thirteen
109 (489.13), Code 1966, is hereby amended as follows:

110 1. By striking from line five (5) the words “board or”.

111 2. By inserting in line thirty-seven (37) after the word
112 “franchises,” the words “power generating plants”.

113 3. By inserting in line forty-one (41) after the word “ex-
114 isting” the words “power generating plants, transmission”.

115 Sec. 12. Section four hundred eighty-nine point fifteen
116 (489.15), Code 1966, is hereby amended as follows:

117 1. By striking from line five (5) the words “board or”.

118 2. By striking from lines twenty-four (24) and twenty-
119 five (25) the words “right of eminent domain” and inserting
120 in lieu thereof the word “franchise”.

121 3. By striking from lines forty-three (43) through forty-
122 five (45), inclusive, the words “or with the county board of
123 supervisors in the county the land is situated”.

124 4. By striking from lines fifty (50) and fifty-one (51)
125 the words “or board of supervisors”.

126 5. By striking from line fifty-seven (57) the words “or
127 board of supervisors”.

128 6. By striking from line sixty (60) the words “or board
129 of supervisors”.

130 7. By striking from lines sixty-five (65) and sixty-six
131 (66) the words “or the board of supervisors”.

132 8. By striking from line seventy-three (73) the words
133 “or board of supervisors.”

134 Sec. 13. Section four hundred eighty-nine point twenty-
135 one (489.21), Code 1966, is hereby amended by striking from
136 line five (5) the words “board or”.

137 Sec. 14. Section four hundred eighty-nine point twenty-
138 two (489.22), Code 1966, is hereby amended as follows:

139 1. By striking from line seven (7) the words “board or”.

140 2. By striking from line eight (8) the words “board or”.

141 Sec. 15. Chapter four hundred eighty-nine (489), Code
142 1966, is hereby amended by adding at the end thereof the
143 following new section:

144 “Any person, company, or corporation aggrieved by the ac-
145 tion of the commission in granting or failing to grant a
146 franchise under the provisions of this chapter, shall be
147 entitled to the rehearing and appeal procedures provided in
148 sections four hundred ninety A point twelve (490A.12) through
149 four hundred ninety A point nineteen (490.19), inclusive,
150 of the Code.”

GANNON of Jasper

1 Amend Senate File 1232, as reprinted, on page 2 by striking
2 lines 9 through 11, inclusive, and by inserting in lieu thereof
3 the following:

4 “Nothing herein shall be construed as prohibiting the use
5 of dirt, stone, brick, or similar inorganic material for fill,

6 landscaping, excavation or grading at places other than a sani-
7 tary disposal."

COCHRAN of Webster
MILLER of Marshall

1 Amend Senate File 1297, as passed by the Senate
2 and reprinted, page 2, lines 20 and 21, by striking
3 the words "by chapters one hundred twenty-three (123)
4 and one hundred twenty-four (124)" and inserting in
5 lieu thereof the words "under the provisions of
6 title six (VI)".

FISHER of Greene

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Friday, April 3, 1970.

JOURNAL OF THE HOUSE

Eighty-second Calendar Day—Fifty-ninth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FRIDAY, APRIL 3, 1970.

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 Thursday, April 2, 1970, was approved.

PRESENTATION OF VISITORS

The Speaker announced the following visitors present in the House chamber:

Sixty-five eighth grade social studies class students from Guthrie Center Community School, accompanied by their teacher, Rick Hanson. By Johnson of Audubon-Guthrie.

Fifty-five fifth grade students from Gilbert Community School, accompanied by their teachers, Mrs. Jackson and Mrs. Bennett. By Cunningham of Story.

Fifty-five senior students from Woodward-Granger Community School, accompanied by their teachers, Ray Kendall and Paul Denny. By Rodgers of Dallas.

Sixty-five eighth grade students from Twin Cedars Community School, Bussey, Iowa, accompanied by their teacher, Mrs. King. By Van Roekel of Marion and Pierson of Mahaska.

Thirty-one students from Battle Creek Community School, accompanied by their teacher, Gene Boelter. By Graham of Ida-Sac.

PETITION FILED

The following petition was received and placed on file:

By Van Drie of Story, from twenty-seven registered voters of both major parties favoring Senate File 1052, a bill relating to and providing criminal penalties for the illegal termination of pregnancy.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Pelton of Clinton offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable John W. Carlsen, of Clinton County, who was a member of the Fifty-sixth and Fifty-seventh sessions of the General Assembly, passed away on April 2, 1970; 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 Pelton of Clinton, Camp of Clinton and Cunningham of Story.

ADOPTION OF HOUSE RESOLUTION 108

Van Drie of Story called up for consideration **House Resolution 108**, filed on April 1, 1970, and found on page 1305 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 132

Holden of Scott called up for consideration **House Concurrent Resolution 132**, filed on March 31, 1970, and found on page 1276 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 251, a bill for an act relating to sex discrimination in employment.

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 356, a bill for an act relating to commitment of neglected 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 1048, a bill for an act relating to township halls.

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 1152, a bill for an act relating to copies of an enforcement officer's report of a motor vehicle accident.

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 1153, a bill for an act relating to certifying copies of driving records.

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 1181, a bill for an act relating to driver license fees and their renewal.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed:

House File 1197, a bill for an act relating to vacations for state employees.

Also: That the Senate insists on its amendment to:

House File 1294, a bill for an act relating to the taxation of financial institutions, 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, chairman; the Senator from Webster, Mr. Coleman; the Senator from Sac, Mr. Lange; and the Senator from Scott, Mr. Nicholson.

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

Senate Concurrent Resolution 111, providing for the presentation of chairs to the President of the Senate and the Speaker of the House.

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

Senate Concurrent Resolution 126, amending Senate Concurrent Resolution 38 duly adopted by the Sixty-third General Assembly, First Session.

CARROLL A. LANE
Secretary of the Senate

SENATE CONCURRENT RESOLUTION 111

By Rigler and Frommelt

Be It Resolved by the Senate, the House Concurring: That the President of the Senate and the Speaker of the House of Representatives be presented with the chairs occupied by them during the Sixty-third General Assembly, and that the custodian of the State House be instructed to crate such chairs for shipment to the home residence of the President of the Senate and the Speaker of the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House be authorized and directed to procure suitable name plates to be properly engraved and attached to the chairs.

Laid over under Rule 25.

SENATE CONCURRENT RESOLUTION 126

By Rigler and Frommelt

Be It Resolved by the Senate, the House Concurring: That Senate Concurrent Resolution 38, duly adopted by the Sixty-third General Assembly, First Session, be amended as follows:

1. Line 3, by striking "1969" and inserting in lieu thereof "1970".
2. Line 5, by striking "1970" and inserting in lieu thereof "1971".

Laid over under Rule 25.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

HOUSE FILE 246 REFERRED TO
COMMITTEE ON WAYS AND MEANS

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.

Andersen of Woodbury offered the amendment filed by the committee on cities and towns on March 9, 1970, and found on pages 830, 831, 832, 833, 834 and 835 of the House Journal.

Cunningham of Story asked and received unanimous consent to withdraw all amendments filed in 1969 to House File 246.

Andersen of Woodbury asked and received unanimous consent to withdraw the amendment filed by him on March 31, 1970, and found on pages 1279, 1280 and 1281 of the House Journal.

Den Herder of Sioux offered the following amendment filed by Koch, et al.:

Amend the committee on cities and towns amendment to House File 246, filed March 9, 1970, and found on pages 830 through 835 of the House Journal of March 9, 1970, as follows:

1. By striking from line 37 the words "income, earnings, or".
2. By striking from lines 44 and 45 the words "income, earnings, or".
3. By striking from line 48 the words "income, earnings, and".
4. By striking from line 61 the words "income, earnings, and".
5. By striking from lines 62 and 63 the words "income, earnings, or".
6. By striking from lines 118, 119, and 120 the words and figures "four hundred twenty-two point four (422.4), four hundred twenty-two point thirty-two (422.32)".
7. By striking lines 128 through 145, inclusive.
8. By striking from line 163 the words "income, earnings, or".
9. By striking from line 252 the words "income, earnings,".

Miller of Page rose on a point of order and invoked Rule 31 on House File 246.

Cunningham of Story moved that Rule 31 be suspended.

A non-record roll call was requested.

The ayes were 43, nays 60.

The motion lost and House File 246 was referred to the committee on ways and means.

ADOPTION OF CONFERENCE COMMITTEE REPORT

(House File 1251)

Mohrfeld of Tama called up for consideration the conference committee report on **House File 1251**, a bill for an act relating to child labor, as follows:

CONFERENCE COMMITTEE REPORT

ON HOUSE FILE 1251

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 1251, a bill for an act relating to child labor, respectfully submit the following recommendations:

1. That the Senate recede from divisions 11 and 12 of its amendment.
2. That the House concur in divisions 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, and 26 of the Senate amendment.
3. That division 27 of the Senate amendment be amended by striking in line 78 of the printed amendment the words "with the reasonable and necessary cost of all" and inserting in lieu thereof the following: "participation, if he desires it at group rate cost, in group insurance for".

On the part of the Senate:

W. R. RABEDEAUX, Chairman
FRANCIS L. MESSERLY
HAROLD A. THORSEN
WILLIAM D. PALMER

On the part of the House:

FRED MOHRFELD, Chairman
JOAN LIPSKY
RICHARD F. DRAKE
JAMES T. CAFFREY

Mohrfeld of Tama moved the adoption of the conference committee report and the amendments contained therein.

The motion prevailed.

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. 1251)

The ayes were, 106:

Alt	Freeman of	Logue	Radl
Andersen	Clay-Dickinson	Mayberry	Renda
Battles	Gannon	McCartney	Rex
Bergman	Goode	McCormick	Rodgers
Blouin	Graham	McIntyre	Sanders
Brinck	Grassley	Mendenhall	Schmeiser
Caffrey	Hamilton	Menefee	Schroeder
Camp	Hansen of	Mezvinsky	Schwartz
Campbell	Black Hawk	Middleswart	Shaw
Christensen	Hanson of	Millen	Shepherd
Cochran	Howard-Mitchell	Miller of	Skinner
Corey	Holden	Des Moines	Sorg
Crabb	Huff	Miller of	Stokes
Crosier	Jesse	Jones	Strand
Cunningham	Kennedy of	Miller of	Stroburg
Darrington	Chickasaw	Marshall	Strothman
Den Herder	Kennedy of	Milligan	Tapscott
Dietz	Dubuque	Mohrfeld	Tieden
Dooley	Kitner	Nelson	Van Drie
Dougherty	Kluever	Newton	Van Roekel
Doyle	Knight	Nielsen	Varley
Drake	Knoblauch	Nolting	Voorhees
Duitscher	Kreamer	O'Hearn	Walter
Dunton	Kruse	Ossian	Warren
Edgington	Langland	Pelton	Waugh
Ellsworth	Lawson	Peterson	Weichman
Fischer of	Lippold	Pierson	Wells
Grundy	Lipsky	Poncy	Wolfe
	Logemann	Priebe	Mr. Speaker

The nays were, 8:

Miller of	Roorda	Winkelman
Page		

Absent or not voting, 15:

Baker	Franklin	Johnson of	Koch
Bennett	Freeman of	Audubon	Perkins
Ewell	Buena Vista	Johnston of	Stromer
Fisher of	Hill	Johnson	Van Nostrand
Greene		Kehe	Welden

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 133

Miller of Page called up for consideration **House Concurrent Resolution 133**, filed on March 31, 1970, and found on page 1277 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

SENATE AMENDMENTS CONSIDERED

Holden of Scott called up for consideration **House File 1243**, a bill for an act relating to the definition, licensing, inspection, and

regulation of health care facilities, and providing for adoption of rules, enforcement procedures, and penalties, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1243, as amended and passed by the House, as follows:

1. Page 3, by striking from lines 32 and 33 the words "physician as defined by section one hundred thirty-five point one (135.1) of the Code" and inserting in lieu thereof the following: "person licensed to practice medicine and surgery, osteopathy and surgery or osteopathy under the laws of this state".

2. Page 9, line 10, by inserting after the word "be" the word "substantially".

3. Page 12, by striking lines 14 through 22, inclusive.

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. 1243)

The ayes were, 96:

Alt	Freeman of	McCartney	Roorda
Andersen	Buena Vista	McCormick	Sanders
Battles	Gannon	Mendenhall	Schroeder
Bergman	Goode	Menefee	Schwartz
Blouin	Graham	Mezvinsky	Shaw
Brinck	Hamilton	Millen	Shepherd
Caffrey	Hansen of	Miller of	Sorg
Camp	Black Hawk	Jones	Stokes
Campbell	Hanson of	Miller of	Strand
Christensen	Howard-Mitchell	Marshall	Stroburg
Cochran	Holden	Milligan	Strothman
Crosier	Huff	Mohrfeld	Tapscott
Cunningham	Jesse	Nelson	Tieden
Darrington	Kennedy of	Newton	Van Drie
Den Herder	Dubuque	Nielsen	Van Nostrand
Dietz	Kitner	Nolting	Van Roekel
Dooley	Kluever	O'Hearn	Voorhees
Dougherty	Knight	Ossian	Walter
Doyle	Knoblauch	Pelton	Warren
Drake	Kreamer	Peterson	Waugh
Duitscher	Kruse	Pierson	Weichman
Dunton	Lawson	Priebe	Wells
Edgington	Lippold	Radl	Winkelman
Ellsworth	Logemann	Renda	Wolfe
Fischer of	Logue	Rex	Mr. Speaker
Grundy	Mayberry	Rodgers	

The nays were, 5:

Corey Freeman of Clay-Dickinson	Langland	Miller of Page	Schmeiser
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Absent or not voting, 23:

Baker	Hill	Koch	Perkins
Bennett	Johnson of	Lipsky	Poncy
Crabb	Audubon	McIntyre	Skinner
Ewell	Johnston of	Middleswart	Stromer
Fisher of	Johnson	Miller of	Varley
Greene	Kehe	Des Moines	Welden
Franklin	Kennedy of		
Grassley	Chickasaw		

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 333**, a bill for an act requiring all counties to become part of a merged area, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 333, as amended, passed and reprinted by the House, as follows:

1. Page 1, by striking everything after the period following "1971" in line 8, and all of lines 9 through 25, inclusive, and also by striking on page 2, all of lines 1 through 10, inclusive, and inserting in lieu thereof the following:

"If any area of this state is not within one of the existing merged areas of this state by April 1, 1971, or is not included in a plan pending before the state board of public instruction under the provisions of this chapter on or before that date, the state board of public instruction shall attach all such areas to an existing merged area or shall form such areas into new merged areas. 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 areas to which such area is to be attached, Any area included in a merged area plan filed with the state board on or before April 1, 1971, 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. The state board shall, where possible, carry out the provisions of this Act by July 1, 1971, but may defer action as may be necessary. The state board 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 made 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. Page 2, by inserting after line 10, the following new paragraphs:

"At any time before April 1, 1971, any school district

not included in a merged area may join any adjacent merged area in the following manner:

The school district board of directors shall publish notice of the proposal to join a specific adjacent merged area, in a newspaper of general circulation within the school district. The notice shall be published at least twice, no oftener than once a week.

The school district shall become part of the adjacent merged area, as proposed in the notice, thirty days after second publication of the notice, unless a petition requesting an election on the proposal and signed by electors equal to ten percent of those voting in the last regular school election in the district is filed with the school board.

If such a petition is filed, the school board shall submit the question of whether the district shall join the adjacent merged area as proposed, or shall join another adjacent merged area, at the next regular school election, or at a special election. If a special election is called, notice shall be published at least three times, no oftener than once a week, in a newspaper of general circulation within the district.

Upon receiving notification from the school board that it is proceeding under the above provisions to join an adjacent merged area, the state board shall stay its attachment proceedings until the procedures are completed. If a majority of those voting favor joining any adjacent merged area, the state board shall proceed to attach the district to that merged area."

3. Page 3, by adding after line 16 the following new section:

"Chapter two hundred eighty A (280A), Code 1966, is amended by adding the following new section:

'Any merged area shall provide an area vocational school attendance center within a county of the merged area which contains a city of fifty thousand population or more as determined by the most recent federal decennial census.'

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. 333)

The ayes were, 102:

Alt	Camp	Cunningham	Doyle
Battles	Campbell	Darrington	Drake
Bergman	Christensen	Den Herder	Duitscher
Blouin	Cochran	Dietz	Dunton
Brinck	Corey	Dooley	Edgington
Caffrey	Crosier	Dougherty	Ellsworth

Fischer of	Knight	Milligan	Shepherd
Grundy	Knoblauch	Mohrfeld	Sorg
Freeman of	Kreamer	Nelson	Stokes
Buena Vista	Kruse	Newton	Strand
Freeman of	Langland	Nielsen	Stroburg
Clay-Dickinson	Lippold	Nolting	Stromer
Gannon	Lipaky	O'Hearn	Strothman
Goode	Logemann	Ossian	Tapscott
Graham	Logue	Pelton	Tieden
Grassley	Mayberry	Peterson	Van Drie
Hamilton	McCartney	Pierson	Van Nostrand
Hansen of	McCormick	Priebe	Varley
Black Hawk	McIntyre	Radl	Voorhees
Hanson of	Mendenhall	Renda	Walter
Howard-Mitchell	Menefee	Rex	Warren
Hill	Mezvinsky	Rodgers	Waugh
Holden	Miller of	Roorda	Weichman
Huff	Des Moines	Sanders	Wells
Jesse	Miller of	Schmeiser	Winkelman
Kennedy of	Jones	Schroeder	Wolfe
Dubuque	Miller of	Schwartz	Mr. Speaker
Kitner	Marshall	Shaw	

The nays were, none.

Absent or not voting, 22:

Andersen	Franklin	Kennedy of	Miller of
Baker	Johnson of	Chickasaw	Page
Bennett	Audubon	Kluever	Perkins
Crabb	Johnston of	Koch	Poncy
Ewell	Johnson	Lawson	Skinner
Fisher of	Kehe	Middleswart	Van Roekel
Greene		Millen	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 10:50 a.m.

RECONSIDERATION OF VOTE LOST

(Senate File 1127)

Huff of Polk called up for consideration the motion to reconsider **Senate File 1127**, filed March 25, 1970, and found on page 1186 of the House Journal.

Renda of Polk moved to reconsider the vote by which **Senate File 1127**, a bill for an act relating to the appropriation to the supreme court made by the Sixty-third General Assembly, First Session, passed the House on March 25, 1970.

A non-record roll call was requested.

The ayes were 58, nays 41.

The motion having failed to receive a constitutional majority lost.

CONSIDERATION OF BILLS
APPROPRIATIONS CALENDAR

Senate File 1202, a bill for an act relating to the biennial appropriation of the higher education facilities commission, with report of committee recommending amendment and passage, was taken up for consideration.

Camp of Clinton offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend Senate File 1202 as follows:

1. Page 1, by striking lines 4 through 12, inclusive, and insert in lieu thereof the following:

"Section 1. There is hereby appropriated from the general fund of the state the sum of twenty thousand (20,000) dollars for the fiscal year ending June 30, 1970 and the sum of twenty thousand (20,000) dollars for the fiscal year commencing July 1, 1970 and ending June 30, 1971, or so much thereof as may be necessary, to the higher education facilities commission for the purpose of paying expenses and the costs of administration of the tuition grant program."

2. Page 1, by striking from line 1 the words "relating to the biennial appropriation of" and inserting in lieu thereof the words "making an appropriation to".

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. 1202)

The ayes were, 89:

Alt	Fischer of	Kruse	Nielsen
Andersen	Grundy	Langland	Nolting
Battles	Fisher of	Lawson	O'Hearn
Blouin	Greene	Lippold	Ossian
Caffrey	Franklin	Lipsky	Pelton
Camp	Gannon	Logemann	Pierson
Campbell	Goode	Logue	Poncy
Christensen	Graham	Mayberry	Priebe
Cochran	Grassley	McIntyre	Radl
Corey	Hamilton	Mendenhall	Rodgers
Crabb	Hansen of	Menefee	Roorda
Crosier	Black Hawk	Mezvinsky	Sanders
Cunningham	Hanson of	Millen	Schroeder
Den Herder	Howard-Mitchell	Miller of	Schwartz
Dooley	Holden	Jones	Shaw
Dougherty	Huff	Miller of	Shepherd
Doyle	Kennedy of	Marshall	Skinner
Drake	Chickasaw	Miller of	Strand
Duitscher	Kennedy of	Page	Stromer
Dunton	Dubuque	Milligan	Tapscott
Edgington	Kitner	Nelson	Tieden
Ellsworth	Kluever	Newton	Van Drie

Van Roekel
Varley
Voorhees

Warren
Waugh
Weichman

Wells
Winkelman
Wolfe

Mr. Speaker
(McCartney)

The nays were, 12:

Brinck
Darrington
Dietz

Freeman of
Clay-Dickinson
Hill
Knight

Knoblauch
Miller of
Des Moines
Rex

Sorg
Stokes
Strothman

Absent or not voting, 23:

Baker
Bennett
Bergman
Ewell
Freeman of
Buena Vista
Harbor

Jesse
Johnson of
Audubon
Johnston of
Johnson
Kehe
Koch

Kreamer
McCormick
Middleswart
Mohrfeld
Perkins
Peterson

Renda
Schmeiser
Stroburg
Van Nostrand
Walter
Weiden

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 11:35 a.m.

APPROPRIATIONS CALENDAR

Senate File 1232, a bill for an act relating to the establishment of sanitary disposal projects, authorizing a tax therefor, making an appropriation therefor, and providing penalties for violations thereof, was taken up for consideration.

Cochran of Webster offered the following amendment filed by him and Miller of Marshall and moved its adoption:

Amend Senate File 1232, as reprinted, on page 2 by striking lines 9 through 11, inclusive, and by inserting in lieu thereof the following:

“Nothing herein shall be construed as prohibiting the use of dirt, stone, brick, or similar inorganic material for fill, landscaping, excavation or grading at places other than a sanitary disposal.”

The amendment was adopted.

Cochran of Webster offered the following amendment from the floor and moved its adoption:

Amend Senate File 1232, as passed and reprinted by the Senate, by inserting on page 5, line 26, after the period the following sentence: “The levy authorized by this section shall be the only mill levy that the board of supervisors may authorize for the purposes of this section, notwithstanding the provisions of section three hundred forty-six point eleven (346.11) of the Code or any other provision of law.”

The amendment was adopted.

Lawson of Cerro Gordo offered the following amendment from the floor and moved its adoption:

Amend Senate File 1232, as reprinted, as follows:

1. Page 3, line 28, by inserting after the word "commission" the words ", or their successor agency,".
2. Page 3, line 33, by inserting after the word "commission" the words ", or their successor agency,".
3. Page 6, line 19, by inserting after the second word "commission" the words ", or their successor agency,".

The amendment was adopted.

(Senate File 1232 pending and placed on the calendar under unfinished business.)

The House was recessed until 1:45 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 123

Den Herder of Sioux asked and received unanimous consent to take up for consideration **House Concurrent Resolution 123**, filed on March 19, 1970, and found on pages 1100 and 1101 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 1356, a bill for an act to legalize and validate the use of a bridge acquired by the Marion County board of supervisors from the Norfolk and Western Railway Company as part of the secondary road system in that county, 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. 1356)

The ayes were, 92:

Alt	Brinck	Crabb	Dougherty
Andersen	Caffrey	Crosier	Drake
Baker	Camp	Cunningham	Duitscher
Battles	Campbell	Darrington	Dunton
Bergman	Cochran	Den Herder	Edgington
Blouin	Corey	Dooley	Ellsworth

Ewell	Kruse	Miller of	Schwartz
Fisher of	Lawson	Page	Shepherd
Greene	Lippold	Milligan	Sorg
Franklin	Logemann	Mohrfeld	Stokes
Freeman of	Logue	Nelson	Strand
Clay-Dickinson	Mayberry	Newton	Stroburg
Goode	McCartney	Nielsen	Strothman
Grassley	McCormick	Nolting	Tapscott
Hamilton	McIntyre	O'Hearn	Van Drie
Hansen of	Mendenhall	Ossian	Van Roekel
Black Hawk	Menefee	Peterson	Varley
Hanson of	Mezvinsky	Poncy	Warren
Howard-Mitchell	Millen	Priebe	Waugh
Holden	Miller of	Radl	Weichman
Huff	Des Moines	Renda	Welden
Kennedy of	Miller of	Rex	Wells
Dubuque	Jones	Rodgers	Winkelman
Knight	Miller of	Roorda	Wolfe
Knoblauch	Marshall	Schroeder	Mr. Speaker
Kreamer			

The nays were, none.

Absent or not voting, 32:

Bennett	Hill	Kitner	Sanders
Christensen	Jesse	Kluever	Schmeiser
Dietz	Johnson of	Koch	Shaw
Doyle	Audubon	Langland	Skinner
Fischer of	Johnston of	Lipsky	Stromer
Grundy	Johnson	Middleswart	Tieden
Freeman of	Kehe	Pelton	Van Nostrand
Buena Vista	Kennedy of	Perkins	Voorhees
Gannon	Chickasaw	Pierson	Walter
Graham			

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

Van Roekel of Marion moved that the vote by which House File 1356 passed the House be reconsidered and the motion to reconsider be tabled.

The motion prevailed.

SENATE FILE 1301 SUBSTITUTED FOR HOUSE FILE 1344

Huff of Polk asked and received unanimous consent to substitute **Senate File 1301 for House File 1344.**

Senate File 1301, a bill for an act relating to municipal parking facilities, to authorize cities and towns to issue revenue refunding bonds to refund revenue and revenue refunding bonds, or to refund such outstanding bonds and also improve a municipal parking system, 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. 1301)

The ayes were, 93:

Alt	Freeman of	McCartney	Rex
Andersen	Clay-Dickinson	McCormick	Rodgers
Battles	Goode	Mendenhall	Roorda
Bergman	Graham	Menefee	Schwartz
Blouin	Grassley	Mezvinsky	Shaw
Caffrey	Hamilton	Miller of	Shepherd
Campbell	Hansen of	Des Moines	Sorg
Christensen	Black Hawk	Miller of	Stokes
Cochran	Hanson of	Jones	Strand
Corey	Howard-Mitchell	Miller of	Stroburg
Cunningham	Holden	Marshall	Stromer
Darrington	Huff	Miller of	Strothman
Den Herder	Jesse	Page	Tapscott
Dooley	Kehe	Milligan	Tieden
Dougherty	Kennedy of	Nelson	Van Drie
Doyle	Dubuque	Newton	Van Roekel
Drake	Knight	Nielsen	Varley
Duitscher	Knoblauch	Nolting	Warren
Dunton	Kreamer	O'Hearn	Waugh
Edgington	Kruse	Pelton	Weichman
Ellsworth	Lawson	Peterson	Welden
Ewell	Lippold	Pierson	Wells
Fisher of	Lipsky	Poncy	Winkelman
Greene	Logemann	Priebe	Wolfe
Freeman of	Logue	Radl	Mr. Speaker
Buena Vista	Mayberry	Renda	

The nays were, 1:

Crosier

Absent or not voting, 80:

Baker	Gannon	Cluever	Perkins
Bennett	Hill	Koch	Sanders
Brinck	Johnson of	Langland	Schmeiser
Camp	Audubon	McIntyre	Schroeder
Crabb	Johnston of	Middleswart	Skinner
Dietz	Johnson	Millen	Van Nostrand
Fischer of	Kennedy of	Mohrfeld	Voorhees
Grundy	Chickasaw	Ossian	Walter
Franklin	Kitner		

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

HOUSE FILE 1344 WITHDRAWN

Huff of Polk asked and received unanimous consent to withdraw **House File 1344** from further consideration by the House.

Van Drie of Story in the chair at 2:22 p.m.

RECONSIDERATION OF VOTE ON SENATE FILE 1009 LOST

Goode of Appanoose-Davis called up for consideration the motion to reconsider, filed January 27, 1970, and found on page 249 of the House Journal, and moved to reconsider the vote by which **Senate File 1009**, a bill for an act relating to acknowledgments by notaries public, passed the House on January 27, 1970.

A non-record roll call was requested.

The ayes were 44, nays 45.

The motion having failed to receive a constitutional majority lost.

SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 1198, a bill for an act relating to federal insured loans, 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. 1198)

The ayes were, 92:

Alt	Freeman of	McCartney	Renda
Andersen	Buena Vista	McCormick	Rodgers
Baker	Freeman of	McIntyre	Roorda
Battles	Clay-Dickinson	Mendenhall	Schroeder
Bergman	Goode	Menefee	Schwartz
Blouin	Graham	Mezvinsky	Shaw
Brinck	Grassley	Middleswart	Shepherd
Caffrey	Hamilton	Miller of	Sorg
Christensen	Hansen of	Des Moines	Stokes
Cochran	Black Hawk	Miller of	Strand
Crabb	Hanson of	Jones	Stroburg
Cunningham	Howard-Mitchell	Miller of	Stromer
Den Herder	Holden	Marshall	Strothman
Dooley	Huff	Miller of	Tapscott
Dougherty	Kehe	Page	Tieden
Doyle	Kennedy of	Milligan	Van Nostrand
Drake	Chickasaw	Mohrfeld	Van Roekel
Duitscher	Kennedy of	Nelson	Warren
Dunton	Dubuque	Newton	Waugh
Edgington	Knoblauch	Nielsen	Weichman
Ellsworth	Kreamer	Nolting	Welden
Ewell	Kruse	Pelton	Wells
Fischer of	Lippold	Pierson	Winkelman
Grundy	Lipsky	Poncy	Wolfe
Fisher of	Logemann	Priebe	Mr. Speaker
Greene	Logue	Radl	(Van Drie)
	Mayberry		

The nays were, none.

Absent or not voting, 32:

Bennett	Harbor	Knight	Peterson
Camp	Hill	Koch	Rex
Campbell	Jesse	Langland	Sanders
Corey	Johnson of	Lawson	Schmeiser
Crosier	Audubon	Millen	Skinner
Darrington	Johnston of	O'Hearn	Varley
Dietz	Johnson	Ossian	Voorhees
Franklin	Kitner	Perkins	Walter
Gannon	Kluever		

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

HOUSE FILE 1221 WITHDRAWN

Alt of Polk asked and received unanimous consent to withdraw **House File 1221** from further consideration by the House.

Senate File 82, a bill for an act to authorize the industrial commissioner to order the taking of depositions in workmen's compensation cases, 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. 82)

The ayes were, 89:

Alt	Freeman of	Menefee	Roorda
Andersen	Buena Vista	Mezvinsky	Schmeiser
Baker	Freeman of	Middleswart	Schroeder
Battles	Clay-Dickinson	Millen	Schwartz
Bergman	Goode	Miller of	Shaw
Brinck	Graham	Des Moines	Shepherd
Caffrey	Grassley	Miller of	Sorg
Campbell	Hamilton	Jones	Stokes
Christensen	Hansen of	Miller of	Strand
Cochran	Black Hawk	Marshall	Stromer
Crabb	Hanson of	Miller of	Strothman
Crosier	Howard-Mitchell	Page	Tapscott
Cunningham	Holden	Milligan	Tieden
Darrington	Huff	Mohrfeld	Van Nostrand
Den Herder	Kehe	Nelson	Van Roekel
Dooley	Knoblauch	Nielsen	Warren
Dougherty	Kreamer	Nolting	Waugh
Doyle	Kruse	O'Hearn	Weichman
Drake	Lippold	Ossian	Welden
Duitscher	Logemann	Pelton	Wells
Edgington	Logue	Pierson	Winkelman
Ellsworth	Mayberry	Poncy	Wolfe
Ewell	McCormick	Priebe	Mr. Speaker
Fisher of	McIntyre	Radl	(Van Drie)
Greene	Mendenhall	Rodgers	

The nays were, none.

Absent or not voting, 35:

Bennett	Hill	Kitner	Peterson
Blouin	Jesse	Kluever	Renda
Camp	Johnson of	Knight	Rex
Corey	Audubon	Koch	Sanders
Dietz	Johnston of	Langland	Skinner
Dunton	Johnson	Lawson	Stroburg
Fischer of	Kennedy of	Lipsky	Varley
Grundy	Chickasaw	McCartney	Voorhees
Franklin	Kennedy of	Newton	Walter
Gannon	Dubuque	Perkins	
Harbor			

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

Senate File 83, a bill for an act relating to the duties of the industrial commissioner, 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. 83)

The ayes were, 92:

Alt	Freeman of	McIntyre	Rex
Andersen	Buena Vista	Mendenhall	Rodgers
Baker	Freeman of	Menefee	Roorda
Battles	Clay-Dickinson	Mezvinsky	Schroeder
Bergman	Goode	Middleswart	Schwartz
Brinck	Graham	Millen	Shaw
Caffrey	Hamilton	Miller of	Shepherd
Campbell	Hansen of	Des Moines	Sorg
Christensen	Black Hawk	Miller of	Stokes
Cochran	Hanson of	Jones	Strand
Crabb	Howard-Mitchell	Miller of	Stroburg
Crosier	Holden	Marshall	Stromer
Cunningham	Huff	Miller of	Strothman
Darrington	Kehe	Page	Tapscott
Den Herder	Kennedy of	Milligan	Van Nostrand
Dooley	Dubuque	Mohrfeld	Van Roekel
Dougherty	Knight	Nelson	Warren
Doyle	Knoblauch	Newton	Waugh
Drake	Kreamer	Nolting	Weichman
Duitscher	Kruse	O'Hearn	Welden
Dunton	Lippold	Ossian	Wells
Edgington	Lipsky	Peterson	Winkelman
Ellsworth	Logemann	Pierson	Wolfe
Ewell	Logue	Poncy	Mr. Speaker
Fisher of	Mayberry	Priebe	(Van Drie)
Greene	McCormick	Radl	

The nays were, none.

Absent or not voting, 32:

Bennett	Camp	Dietz	Fischer of
Blouin	Corey		Grundy

Franklin	Johnston of	Langland	Sanders
Gannon	Johnson	Lawson	Schmeiser
Grassley	Kennedy of	McCartney	Skinner
Harbor	Chickasaw	Nielsen	Tieden
Hill	Kitner	Pelton	Varley
Jesse	Kluever	Perkins	Voorhees
Johnson of	Koch	Renda	Walter
Audubon			

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

Senate File 1168, a bill for an act relating to the state educational radio and television facility board, with report of committee recommending amendment and passage, was taken up for consideration.

Pelton of Clinton offered the following amendment filed by the committee on higher education, and moved its adoption:

Amend Senate File 1168 by striking all of section 1 after the word "and" in line 9 and inserting in lieu thereof the following:
 "acquired by the board from the Area XI Community College at Ankeny, Iowa."

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 1168)

The ayes were, 82:

Baker	Freeman of	McIntyre	Priebe
Battles	Buena Vista	Mendenhall	Renda
Bergman	Goode	Menefee	Rodgers
Caffrey	Grassley	Mezvinsky	Roorda
Camp	Hamilton	Middleswart	Schmeiser
Campbell	Hansen of	Millen	Schroeder
Christensen	Black Hawk	Miller of	Schwartz
Cochran	Hanson of	Des Moines	Shaw
Corey	Howard-Mitchell	Miller of	Shepherd
Crabb	Holden	Jones	Strand
Crosier	Huff	Miller of	Stroburg
Cunningham	Jesse	Marshall	Tapscott
Den Herder	Kennedy of	Miller of	Tieden
Dooley	Chickasaw	Page	Van Nostrand
Dougherty	Kluever	Milligan	Warren
Doyle	Knoblauch	Mohrfeld	Waugh
Drake	Kreamer	Newton	Weichman
Duitscher	Lippold	Nielsen	Wells
Dunton	Logemann	Nolting	Winkelman
Edgington	Logue	Ossian	Wolfe
Ellsworth	Mayberry	Pelton	Mr. Speaker
Ewell	McCartney	Pierson	(Van Drie)
Franklin	McCormick	Poncy	

The nays were, 15:

Alt	Freeman of	Nelson	Sorg
Darrington	Clay-Dickinson	O'Hearn	Stokes
Fisher of	Graham	Peterson	Strothman
Greene	Knight	Rex	Van Roekel
	Kruse		

Absent or not voting, 27:

Andersen	Harbor	Kennedy of	Radl
Bennett	Hill	Dubuque	Sanders
Blouin	Johnson of	Kitner	Skinner
Brinck	Audubon	Koch	Stromer
Dietz	Johnston of	Langland	Varley
Fischer of	Johnson	Lawson	Voorhees
Grundy	Kehe	Lipsky	Walter
Gannon		Perkins	Welden

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

House File 1279, a bill for an act to authorize student teaching and to establish the status and authority of student teachers, with report of committee recommending amendment and passage, was taken up for consideration.

Pierson of Mahaska offered the following amendment filed by him, Mohrfeld of Tama and Poney of Wapello and moved its adoption:

Amend House File 1279 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter two hundred sixty (260), Code 1966, is hereby amended by adding thereto the following section:

"Whenever the conditions prescribed by the board of educational examiners for issuance of any type or class of certificate provide that the applicant shall have completed work in student teaching or other professional field experiences, it shall be lawful for any accredited college or university located within the state of Iowa and states conterminous with Iowa and offering a program or programs of teacher education approved by said board of educational examiners of Iowa or states conterminous with Iowa to enter into a written contract with any approved school district or private school, for the purpose of providing professional field experiences to students under the direction of regularly employed and certificated supervising teachers in such approved school district or private school, under such terms and conditions as may be agreed upon by such contracting parties. Students actually engaged in professional field experiences, in any public school, under the terms of such contract, shall be entitled to the same protection, under the provisions of chapter four hundred five (405), section eight (8), Acts of the Sixty-second General Assembly, as is afforded by said section to officers and employees of the school district, during the time they are so assigned.

For the purpose of this Act, the term 'professional field

experiences' is defined as: All those contacts with children, youth, and adults in school and community, including observation, participation, teaching, and other leadership activities which make a direct contribution to an understanding of basic concepts and principles as well as of individuals and their guidance in the teaching-learning process."

The amendment was adopted.

Mohrfeld of Tama asked and received unanimous consent to withdraw the amendment filed by the committee on schools on March 3, 1970, and found on pages 721 and 722 of the House Journal.

Pierson of Mahaska asked and received unanimous consent to withdraw the amendment filed by him on March 3, 1970, and found on page 735 of the House Journal.

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. 1279)

The ayes were, 98:

Alt	Freeman of	McIntyre	Radl
Andersen	Clay-Dickinson	Mendenhall	Renda
Bergman	Goode	Menefee	Rodgers
Brinck	Graham	Mezvinsky	Roorda
Caffrey	Grassley	Middleswart	Schroeder
Camp	Hamilton	Millen	Schwartz
Christensen	Hansen of	Miller of	Shaw
Cochran	Black Hawk	Des Moines	Shepherd
Corey	Hanson of	Miller of	Sorg
Crabb	Howard-Mitchell	Jones	Stokes
Crosier	Holden	Miller of	Strand
Cunningham	Huff	Marshall	Stroburg
Darrington	Kehe	Miller of	Stromer
Den Herder	Kennedy of	Page	Strothman
Dooley	Chickasaw	Milligan	Tapscott
Dougherty	Cluever	Mohrfeld	Tieden
Doyle	Knight	Nelson	Van Roekel
Drake	Knoblauch	Newton	Varley
Duitscher	Kreamer	Nielsen	Warren
Dunton	Kruse	Nolting	Waugh
Edgington	Lippold	O'Hearn	Weichman
Ellsworth	Lipsky	Ossian	Welden
Ewell	Logemann	Pelton	Wells
Fisher of	Logue	Peterson	Winkelman
Greene	Mayberry	Pierson	Wolfe
Franklin	McCartney	Poncy	Mr. Speaker
Freeman of	McCormick	Priebe	(Van Drie)
Buena Vista			

The nays were, none.

Absent or not voting, 26:

Baker	Gannon	Kennedy of	Rex
Battles	Harbor	Dubuque	Sanders
Bennett	Hill	Kitner	Schmeiser
Blouin	Jesse	Koch	Skinner
Campbell	Johnson of	Langland	Van Nostrand
Dietz	Audubon	Lawson	Voorhees
Fischer of	Johnston of	Perkins	Walter
Grundy	Johnson		

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

Senate File 594, a bill for an act relating to fees charged for licenses of motor vehicle manufacturers, distributors, wholesalers, factory representatives, and distributor branch representatives, with report of committee recommending amendment and passage, was taken up for consideration.

Pelton of Clinton offered the following amendment filed by the committee on judiciary and moved its adoption:

Amend Senate File 594 by adding thereto the following section:

Sec. 2. Section three hundred twenty-two point five (322.5), Code 1966, is hereby amended by striking from line three (3) the word "twenty-six" and inserting in lieu thereof the word "thirty-five".

The amendment was adopted.

Weichman of Benton offered the following amendment filed by him and moved its adoption:

Amend Senate File 594 by adding thereto the following new section:

Section three hundred twenty-two point twelve (322.12), Code 1966, is hereby amended by striking from line 13 the word "fiscal" and inserting in lieu thereof the words "calendar year on account of fees applicable to that calendar".

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. 594)

The ayes were, 87:

Alt	Caffrey	Crabb	Doyle
Andersen	Camp	Cunningham	Drake
Baker	Christensen	Den Herder	Duitscher
Battles	Cochran	Dooley	Dunton
Bergman	Corey	Dougherty	Edgington

Ellsworth	Knoblauch	Milligan	Schwartz
Ewell	Kreamer	Mohrfeld	Shaw
Fischer of Grundy	Kruse	Nelson	Shepherd
Fisher of Greene	Lippold	Newton	Sorg
Franklin	Lipsky	Nielsen	Stokes
Goode	Logue	Nolting	Strand
Graham	Mayberry	O'Hearn	Stromer
Hamilton	McCartney	Ossian	Strothman
Hansen of Black Hawk	McCormick	Pelton	Tapscott
Hanson of Howard-Mitchell	Mendenhall	Peterson	Tieden
Huff	Menefee	Pierson	Van Roekel
Kennedy of Dubuque	Mezvinsky	Poncy	Varley
Kluever	Middleswart	Priebe	Waugh
Knight	Miller of Des Moines	Radl	Weichman
	Miller of Marshall	Rex	Welden
	Miller of Page	Rodgers	Winkelman
		Roorda	Wolfe
		Schmeiser	Mr. Speaker
		Schroeder	(Van Drie)

The nays were, 3:

Freeman of Clay-Dickinson	Jesse	Kennedy of Chickasaw
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Absent or not voting, 34:

Bennett	Grassley	Koch	Renda
Blouin	Harbor	Langland	Sanders
Brinck	Hill	Lawson	Skinner
Campbell	Holden	Logemann	Stroburg
Crosier	Johnson of Audubon	McIntyre	Van Nostrand
Darrington	Johnson of Dietz	Millen	Voorhees
Dietz	Johnson of Johnson	Miller of Jones	Walter
Freeman of Buena Vista	Kehe	Perkins	Warren
Gannon	Kitner		Wells

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

Senate File 1271, a bill for an act to legalize and validate the proceedings of the board of directors of Iowa central community college (merged area V) and the Fort Dodge community school district, Fort Dodge, Iowa, in regard to the transfer of buildings, real estate, lease agreements, equipment, and books and the repayment of operational costs for the college for the year 1966-67 and to authorize and direct the board of directors of Fort Dodge community school district to execute and deliver to Iowa central community college (merged area V) a warranty deed for the real estate involved, and to authorize and direct said boards of directors to execute any and all other instruments necessary to complete the transition agreement, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 1271)

The ayes were, 95:

Andersen	Franklin	McCartney	Radl
Baker	Freeman of	McCormick	Rex
Battles	Clay-Dickinson	Mendenhall	Rodgers
Bergman	Goode	Menefee	Roorda
Caffrey	Graham	Mezvinsky	Schmeiser
Camp	Hamilton	Middleswart	Schroeder
Christensen	Hansen of	Millen	Schwartz
Cochran	Black Hawk	Miller of	Show
Corey	Hanson of	Des Moines	Sorg
Crabb	Howard-Mitchell	Miller of	Stokes
Crosier	Holden	Jones	Strand
Cunningham	Huff	Miller of	Stroburg
Darrington	Jesse	Marshall	Stromer
Den Herder	Kennedy of	Milligan	Strothman
Dooley	Chickasaw	Mohrfeld	Tapscott
Dougherty	Kennedy of	Nelson	Tieden
Doyle	Dubuque	Newton	Van Roekel
Drake	Kluever	Nielsen	Varley
Duitscher	Knight	Nolting	Warren
Dunton	Knoblauch	O'Hearn	Waugh
Edgington	Kreamer	Ossian	Weichman
Ellsworth	Kruse	Pelton	Wells
Ewell	Lawson	Peterson	Winkelman
Fischer of	Lippold	Pierson	Wolfe
Grundy	Lipsky	Poncy	Mr. Speaker
Fisher of	Logue	Priebe	(Van Drie)
Greene	Mayberry		

The nays were, none.

Absent or not voting, 29:

Alt	Grassley	Kitner	Renda
Bennett	Harbor	Koch	Sanders
Blouin	Hill	Langland	Shepherd
Brinck	Johnson of	Logemann	Skinner
Campbell	Audubon	McIntyre	Van Nostrand
Dietz	Johnston of	Miller of	Voorhees
Freeman of	Johnson	Page	Walter
Buena Vista	Kehe	Perkins	Welden
Gannon			

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

Senate File 1076, a bill for an act relating to venue in forgery cases, 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?" (S.F. 1076)

The ayes were, 98:

Alt	Freeman of	Mayberry	Rex
Andersen	Clay-Dickinson	McCartney	Rodgers
Battles	Goode	McCormick	Roorda
Bergman	Graham	McIntyre	Schmeiser
Caffrey	Hamilton	Mendenhall	Schroeder
Camp	Hansen of	Menefee	Schwartz
Campbell	Black Hawk	Mezvinsky	Shaw
Christensen	Hanson of	Middleswart	Shepherd
Cochran	Howard-Mitchell	Millen	Sorg
Corey	Harbor	Miller of	Stokes
Crabb	Holden	Des Moines	Strand
Crosier	Huff	Miller of	Stroburg
Cunningham	Jesse	Jones	Stromer
Den Herder	Kehe	Miller of	Strothman
Dooley	Kennedy of	Marshall	Tapscott
Dougherty	Chickasaw	Miller of	Tieden
Doyle	Kennedy of	Page	Van Roekel
Drake	Dubuque	Milligan	Varley
Duitscher	Cluever	Mohrfeld	Warren
Dunton	Knight	Nelson	Waugh
Edgington	Knoblauch	Newton	Weichman
Ellsworth	Kreamer	Nolting	Welden
Fischer of	Kruse	O'Hearn	Wells
Grundy	Lawson	Ossian	Winkelman
Fisher of	Lippold	Pelton	Wolfe
Greene	Lipsky	Peterson	Mr. Speaker
Franklin	Logemann	Poncy	(Van Drie)
	Logue	Priebe	

The nays were, none.

Absent or not voting, 26:

Baker	Freeman of	Johnston of	Radl
Bennett	Buena Vista	Johnson	Renda
Blouin	Gannon	Kitner	Sanders
Brinck	Grassley	Koch	Skinner
Darrington	Hill	Langland	Van Nostrand
Dietz	Johnson of	Nielsen	Voorhees
Ewell	Audubon	Perkins	Walter
		Pierson	

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

House File 1220, a bill for an act relating to the regulation of surface mining, and making surface mines as well as underground mines subject to safety regulation by the department of mines and minerals, 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. 1220)

The ayes were, 95:

Alt	Franklin	Logue	Rodgers
Andersen	Freeman of	Mayberry	Roorda
Battles	Clay-Dickinson	McCartney	Schmeiser
Bergman	Goode	McCormick	Schroeder
Caffrey	Graham	McIntyre	Schwartz
Camp	Grassley	Mendenhall	Shaw
Campbell	Hamilton	Menefee	Shepherd
Christensen	Hansen of	Mezvinsky	Sorg
Cochran	Black Hawk	Middleswart	Stokes
Corey	Hanson of	Millen	Strand
Crabb	Howard-Mitchell	Miller of	Strobrug
Cunningham	Harbor	Jones	Stromer
Darrington	Holden	Miller of	Strothman
Den Herder	Huff	Marshall	Tapscott
Dooley	Kehe	Mohrfeld	Tieden
Dougherty	Kennedy of	Nelson	Van Roekal
Doyle	Chickasaw	Newton	Varley
Drake	Kluever	Nielsen	Warren
Duitscher	Knight	Nolting	Waugh
Dunton	Knoblauch	O'Hearn	Weichman
Edgington	Kreamer	Ossian	Welden
Ellsworth	Kruse	Pelton	Wells
Fischer of	Lawson	Peterson	Winkelman
Grundy	Lippold	Pierson	Wolfe
Fisher of	Lipsky	Poncy	Mr. Speaker
Greene	Logemann	Priebe	(Van Drie)

The nays were, none.

Absent or not voting, 29:

Baker	Gannon	Kitner	Radl
Bennett	Hill	Koch	Renda
Blouin	Jesse	Langland	Rex
Brinck	Johnson of	Miller of	Sanders
Crosier	Audubon	Des Moines	Skinner
Dietz	Johnston of	Miller of	Van Nostrand
Ewell	Johnson	Page	Voorhees
Freeman of	Kennedy of	Milligan	Walter
Buena Vista	Dubuque	Perkins	

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

Senate File 444, a bill for an act relating to post-conviction procedure, 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. 444)

The ayes were, 83:

Alt	Caffrey	Corey	Darrington
Andersen	Camp	Crabb	Den Herder
Battles	Campbell	Crosier	Dougherty
Bergman	Cochran	Cunningham	Drake

Dunton	Kehe	Millen	Schwartz
Edgington	Kennedy of	Miller of	Shaw
Ellsworth	Dubuque	Jones	Shepherd
Fischer of	Kluever	Miller of	Sorg
Grundy	Knight	Marshall	Stokes
Fisher of	Knoblauch	Milligan	Strand
Greene	Kreamer	Mohrfeld	Stroburg
Freeman of	Kruse	Nelson	Stromer
Clay-Dickinson	Lawson	Newton	Strothman
Goode	Lippold	O'Hearn	Tieden
Graham	Lipky	Ossian	Van Roekel
Grassley	Logemann	Pelton	Warren
Hamilton	Logue	Peterson	Waugh
Hansen of	Mayberry	Pierson	Weichman
Black Hawk	McCartney	Poncy	Welden
Hanson of	McIntyre	Rex	Winkelman
Howard-Mitchell	Mendenhall	Rodgers	Wolfe
Harbor	Menefee	Roorda	Mr. Speaker
Holden	Middleswart	Schroeder	(Van Drie)

The nays were, 15:

Baker	Huff	Mezvinsky	Schmeiser
Christensen	Jesse	Nolting	Tapscott
Doyle	Kennedy of	Priebe	Wells
Duitscher	Chickasaw	Radl	
Franklin			

Absent or not voting, 26:

Bennett	Gannon	Langland	Renda
Blouin	Hill	McCormick	Sanders
Brinck	Johnson of	Miller of	Skinner
Dietz	Audubon	Des Moines	Van Nostrand
Dooley	Johnston of	Miller of	Varley
Ewell	Johnson	Page	Voorhees
Freeman of	Kitner	Nielsen	Walter
Buena Vista	Koch	Perkins	

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

HOUSE CONCURRENT RESOLUTION 137

By Walter

Whereas, the pocket of every individual of our country has been robbed by the invisible thief inflation; and

Whereas, the assets of every school, hospital, university, church, union, philanthropy, business and industry, have been diminished by this same thief of inflation; and

Whereas, action should be taken to halt this rising termitic menace that is eating away at our financial stability; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That recognition is hereby made that the chief contributor to inflation is the enigma of Vietnam; and

Be It Further Resolved, That the President of the United States and Congress be hereby petitioned to cease this questionable activity in Vietnam and related areas.

Laid over under Rule 25.

CONFERENCE COMMITTEE APPOINTED
(House File 1294)

The Speaker announced the appointment of Van Nostrand of Pottawattamie, chairman; McIntyre of Linn, Skinner of Polk and Freeman of Buena Vista, on the part of the House, as conferees concerning House File 1294.

AMENDMENTS WITHDRAWN
(Senate File 1117)

Renda of Polk asked and received unanimous consent to withdraw the following amendments filed by him to Senate File 1117: the amendment filed on March 23, 1970, and found on page 1148 of the House Journal, and the amendment filed by him on March 19, 1970, and found on pages 1106 and 1107 of the House Journal.

OBJECTION TO SENATE FILE 125
ON NONCONTROVERSIAL CALENDAR

MR. SPEAKER: We, the undersigned request that Senate File 125 be removed from the sifting committee noncontroversial calendar.

RICHARD W. WELDEN
LYNN BATTLES, SR.
HAROLD O. FISCHER

MESSAGES FROM 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 1169, a bill for an act relating to the investment of funds of life insurance companies.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed:

House File 1251, a bill for an act relating to child labor.

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

House File 1330, a bill for an act relating to construction of administration building for the state highway commission.

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

Senate File 1078, a bill for an act to appropriate from the biennial appropriation of the department of social services for capital improvements at the Iowa Soldiers Home at Marshalltown.

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

Senate File 1307, a bill for an act authorizing exercise of purchase-option by armory board.

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

Senate File 1312, a bill for an act relating to the budgeting of governmental programs.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1169

Amend House File 1169, page 1, line 11, by inserting after the word "report" a period and the following sentence: "However, the combined investment in bonds or evidences of indebtedness permitted by this subsection shall not exceed four percent of its total assets as shown by the last annual report".

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 2, 1970, he approved and transmitted to the Secretary of State the following bills.

House File 204, an act relating to librarians and guidance counselors for junior and senior high schools.

House File 377, an act relating to allocation of rental receipts from federal flood and erosion control projects.

House File 611, an act to prevent fires on and along railroad right-of-way.

House File 1005, an act relating to the operation of motor vehicles in cities and towns and roadways marked for three lanes of traffic.

House File 1192, an act relating to school reorganization.

House File 1211, an act relating to the height of buildings.

House File 1305, an act relating to the issuance of bonds for dock purposes.

House File 1306, an act relating to the granting of easements by a municipality in connection with a project constructed, purchased, received by gift or lease under the provisions of chapter four hundred nineteen (419) of the Code.

Senate File 178, an act relating to annual readjustment of pensions, pension payments and pension benefits for disabled and retired firemen and policemen.

Senate File 300, an act relating to business corporations.

Senate File 568, an act to provide for establishment of benefited street lighting districts in unincorporated areas.

Senate File 588, an act relating to boating on artificial lakes and impoundments.

Senate File 645, an act to accept the provisions of the National School Lunch Act and the National Child Nutrition Act of 1966.

Senate File 1082, an act relating to a department of soil conservation.

Senate File 1122, an act relating to seals on alcoholic liquor.

Senate File 1135, an act relating to the power of eminent domain.

Senate File 1162, an act relating to certification of nominees whose names are to appear on the general election ballot, and to requests for and distribution of absentee ballots for primary and general elections.

Senate File 1189, an act to legalize and validate the special election of the Twin Cedars Community School District, in the counties of Marion and Mahaska, State of Iowa, held on May 20, 1969, on the proposition of issuing school bonds in the sum of not to exceed \$280,000.00, for the purpose of

building and furnishing an addition to the junior-senior high school building and additional parking facilities therefor.

AMENDMENTS FILED

1 Amend the committee on cities and towns amendment to House
2 File 246 as follows:

3 1. Amend section 13, line 230, by striking the word
4 "municipal" and insert the word "road".

GOODE of Appanoose-Davis

1 Amend House File 246, page 4, by adding a new subsection
2 following line 1 as follows:
3 "10. Sales of implements of husbandry as defined in
4 chapter three hundred twenty-one (321) of the Code, including
5 accessories, additions and repair parts therefor."

MILLER of Page

1 Amend the committee on cities and towns amendment to
2 House File 246, reported on pages 830 through 835 of the
3 House Journal of March 9, 1970, as follows:

4 1. By inserting after line 125 the following new subsections
5 and renumbering the remaining subsection of section 4:

6 2. "Corporate taxpayer" means a corporation which de-
7 rives income from sources within the city or town.

8 3. "Income derived from sources within the city or town"
9 means income of every kind produced as a result of work per-
10 formed, services rendered, goods sold, and other business
11 activities conducted in the city or town. It includes, but
12 is not limited to, dividends and interest from investment
13 property with a situs within the city or town, capital gains
14 in excess of capital losses on property located within the
15 city or town, and rental income from real and tangible personal
16 property located within the city or town.

17 2. By inserting in line 130 after the word "year" the words
18 "and on every corporate taxpayer at the rate of ten percent
19 of its computed state business income tax for the tax year".

20 3. By inserting in line 132 after the comma the words "and
21 on every corporate taxpayer,".

22 4. By striking line 134 and inserting in lieu thereof the
23 words "sources within the".

KREAMER of Polk

1 Amend the committee on cities and towns amendment to
2 House File 246, reported on pages 830 through 835 of the House
3 Journal of March 9, 1970, as follows:

4 1. By striking from line 36 the words "and for all succeed-
5 ing years until repealed" and inserting in lieu thereof the
6 words ". During the last year of the four-year period, and
7 every four years thereafter unless the tax has been repealed,
8 the city or town council, or the board of supervisors in case
9 of a countywide tax, shall submit to the electors of the city,
10 town, or county, at a regular election, the question of whether
11 the tax shall be continued. If less than a majority of those
12 voting on the question favors continuation, the tax shall be

18 repealed at the end of that calendar year. The city or town
 14 council, on its own motion, may repeal the tax at any time
 15 after the original four-year period. However, in the case of
 16 a joint tax authorized under section two (2) of this Act, re-
 17 peal of the tax shall require action by the council of each
 18 city and town which has imposed the joint tax, and in the case
 19 of a countywide tax authorized under section three (3) of this
 20 Act, repeal of the tax shall require action by the councils of
 21 one or more cities or towns with a total population of fifty
 22 percent or more of the population of the county, and by the
 23 board of supervisors”.

KREAMER of Polk

1 Amend House File 1001 by striking from line 18 the word
 2 “shall” and inserting in lieu thereof the word “may”.

KEHE of Bremer

1 Amend the Senate amendment to House File 1198 appear-
 2 ing on pages 1169 through 1172 of the House Journal,
 3 as follows:

- 4 1. By inserting in line 51 after the word “commission”
 5 the words “, or its successor agency”.
- 6 2. By inserting in line 52 after the word “commission”
 7 the words “, or its successor agency”.

LAWSON of Cerro Gordo

1 Amend House File 1360 as follows:

- 2 1. Page 3, by striking lines 12 and 13 and inserting in lieu
 3 thereof the following:
 4 subsection ten (10), Code 1966, is hereby amended by
 5 striking from lines one (1) and two (2) the words “water
 6 pollution” and inserting in lieu thereof the word “environ-
 7 mental”.
- 8 2. Page 3, by striking lines 29 and 30 and inserting in lieu
 9 thereof the following:
 10 1. By striking from line twenty-seven (27) the words
 11 “air pollution” and inserting in lieu thereof the words “Iowa
 12 environmental”.
- 13 3. Page 4, by inserting after line 6 the following new sec-
 14 tions:
 15 “Chapter one hundred sixty-two (162), section twenty (20),
 16 Acts of the Sixty-second General Assembly, is hereby amended
 17 by striking from line five (5) the words ‘air pollution’ and
 18 inserting in lieu thereof the words ‘Iowa environmental’.”
 19 “Section two hundred sixty-three point eight (263.8),
 20 Code 1966, as amended by chapter one hundred sixty-two (162),
 21 section twenty (20), Acts of the Sixty-second General Assembly,
 22 is hereby further amended by striking from line thirteen (13)
 23 the words ‘water pollution’ and inserting in lieu thereof the
 24 word ‘environmental’.”

LAWSON of Cerro Gordo

1 Amend Senate File 1006, page 2, by adding after line 1, the
 2 following new section:

3 “Chapter one hundred forty-two (142), section five (5), Acts
 4 of the Sixty-third General Assembly, First Session, amending section

5 one hundred sixty-three point thirty (163.30), Code 1966, is
6 hereby amended as follows:

- 7 1. By striking from line thirteen (13) the words "purchased
8 for further resale" and inserting in lieu thereof the words
9 "sold or exchanged".
10 2. By striking from lines fourteen (14), fifteen (15), and
11 sixteen (16) the words "and except the swine sold at Iowa auction
12 markets operating under a valid Iowa permit,".
13 3. By striking from lines nineteen (19) through twenty-two (22),
14 inclusive, the comma and words "provided, however, this Act shall
15 not apply to native Iowa swine raised from birth, and consigned
16 or sold to an Iowa auction market operating under a valid Iowa
17 permit".

CRABB of Crawford

1 Amend Senate File 1084, as passed by the Senate and
2 reprinted, by inserting on page 3, line 10, after the
3 word "general" the following: ", the office of the
4 auditor of state".

DRAKE of Louisa-Muscatine

1 Amend Senate File 1232, as amended, passed and reprinted
2 by the Senate, as follows:

- 3 Page 3, after line 34, by adding the following:
4 "In addition, such rules and regulations shall not go
5 into effect until one hundred twenty days after they have
6 been submitted by the commissioner of public health to the
7 general assembly."

SCHROEDER of Pottawattamie

1 Amend Senate File 1278 by striking everything after the
2 comma in line 20 on page 1, and by striking lines 1 through
3 15, inclusive, on page 2, and inserting in lieu thereof the
4 following:

- 5 "There shall be credited by the county auditor on such
6 owner's eligible homestead, an amount equal to but not exceeding
7 the amount calculated as provided in section four hundred twenty-
8 five point one (425.1) of the Code."

WELDEN of Hardin
KEHE of Bremer
SCHROEDER of Pottawattamie
REX of Hamilton
RODGERS of Dallas

1 Amend Senate File 1297 as amended and passed by the
2 Senate and reprinted, by striking all after the enacting
3 clause and inserting in lieu thereof:

- 4 Section 1. There is hereby established within the de-
5 partment of public safety a division of beer and liquor con-
6 trol. All powers and duties heretofore exercised by the Iowa
7 liquor control commission are hereby transferred to and shall
8 hereafter be possessed by the department. The commissioner
9 of the department of public safety may appoint a director of
10 such division and such additional assistants, agents, offi-
11 cers, secretaries, and other clerical help as shall be nec-
12 essary in carrying out the administration and enforcement of

13 the beer and liquor control laws of this state. All such
14 employees shall be employed in compliance with chapter ninety-
15 five (95), Acts of the Sixty-second General Assembly. Such
16 division director, his assistants, and employees assigned to
17 the division shall at all times be subject to the supervision
18 and authority of the commissioner of public safety, and the
19 commissioner may delegate such authority and powers to the
20 director as he sees fit.

21 Sec. 2. The director, his assistants, and other employ-
22 ees of the beer and liquor control division shall be allowed
23 their necessary and actual expenses while traveling on busi-
24 ness of the division upon submission of an itemized account
25 of such expenses verified by the claimant and approved by
26 the commissioner.

27 Sec. 3. Section eighty point nine (80.9), Code 1966,
28 is hereby amended as follows:

29 1. By inserting in line two (2) of subsection one (1),
30 subparagraph f, after the word "laws" the words "or beer and
31 liquor control laws".

32 2. By inserting in subsection two (2) the following
33 new paragraph:

34 "To conduct investigations and make inspections in con-
35 nection with the beer and liquor control laws of this state
36 and the rules and regulations of the commissioner relating
37 thereto, and to enforce all such laws, rules, and regulations."

38 Sec. 4. Section eighty point seventeen (80.17), Code
39 1966, is hereby amended by inserting in line four (4) after
40 the word "safety" the words "including appointees of the
41 division of beer and liquor control,".

42 Sec. 5. Section eighty point seventeen (80.17), Code
43 1966, is hereby amended by adding thereto the following new
44 subsection:

45 "Division of beer and liquor control".

46 Sec. 6. The Iowa liquor control commission shall, be-
47 fore it is abolished as provided by this Act, take all nec-
48 essary steps which may be required in liquidating stocks of
49 merchandise; satisfying all accounts payable and collecting
50 all accounts receivable; selling, leasing or subleasing all
51 real and personal property used by such commission in the
52 sale, handling, transportation, and storage of alcoholic
53 liquor; as well as such other steps as may be required in
54 preparation for the dissolution of its powers, duties, and
55 functions.

56 Stocks of liquor on hand on the effective date of this
57 Act may be disposed of by public auction and sale to buyers
58 entitled by law to purchase such liquor, which may include
59 wholesalers and "on sale" or "off sale" retailers licensed
60 under the provisions of this Act, or buyers from without
61 this state.

62 All revenue realized pursuant to the liquidations re-
63 quired by this section, and all other amounts appropriated
64 or collected for the use of the liquor control commission,
65 including the liquor control act fund, shall be transferred
66 by the state comptroller to the general fund of the state.

67 Sec. 7. Section one hundred twenty-three point five
68 (123.5), Code 1966, is hereby amended as follows:

69 1. By striking all of subsection one (1) and insert-

70 ing in lieu thereof the following:

71 " 'Department' means the department of public safety."

72 2. By striking from subsection nine (9), line two (2)
73 the word "commission" and inserting in lieu thereof the
74 word "department".

75 3. By striking all of subsections fifteen (15) and
76 sixteen (16).

77 4. By striking all of subsection twenty (20) and
78 inserting in lieu thereof the following:

79 " 'Wholesaler' means any person licensed by the depart-
80 ment of public safety to sell, offer for sale, or have in
81 possession with intent to sell for consumption off the li-
82 censed premises only, any alcoholic liquor for resale by a
83 retailer or other licensed person or premises.

84 5. By adding thereto the following three new subsec-
85 tions:

86 1. " 'Commission' means the commissioner of the depart-
87 ment of public safety or his authorized representatives."

88 2. " 'On sale' license means a liquor control license
89 issued under the provisions of this chapter which authorizes
90 the holder to sell alcoholic liquor at either wholesale or
91 retail for consumption off the licensed premises."

92 Sec. 8. Section one hundred twenty-three point sixteen
93 (123.16), Code 1966, as amended by chapter one hundred fifty-
94 five (155), section one (1), Acts of the Sixty-second General
95 Assembly, is hereby repealed and the following enacted in
96 lieu thereof:

97 "The commissioner or the department shall have the fol-
98 lowing functions, powers, and duties:

99 1. To grant and refuse, or cancel for cause, all per-
100 mits and licenses for the purchase of beer and other alcoholic
101 liquors for any purpose, including but not limited to resale
102 for consumption either on or off the premises of such per-
103 mittees or licensees.

104 2. To license, inspect, and control the manufacture of
105 beer and other alcoholic liquors and regulate the entire beer
106 and liquor industry in the state.

107 3. To employ a chemist and maintain a laboratory for
108 the purpose of testing and certifying alcoholic liquors sold
109 in Iowa.

110 4. To hear appeals from any order denying an applica-
111 tion for a liquor control license.

112 5. To perform such duties and responsibilities as may
113 be required under chapter one hundred twenty-four (124) of
114 the Code."

115 Sec. 9. Section one hundred twenty-three point seven-
116 teen (123.17), Code 1966, is amended by chapter one hundred
117 fifty-five (155), section two (2), Acts of the Sixty-second
118 General Assembly, is hereby repealed and the following en-
119 acted in lieu thereof:

120 "The commissioner may make such rules and regulations,
121 not inconsistent with this chapter, which are expedient or
122 necessary for carrying out the efficient administration of
123 the provisions of this chapter. The commissioner's power to
124 make rules and regulations shall extend to, but shall not be
125 limited to, the following:

126 1. Prescribing the duties of the officers, agents, or
127 other employees of the division of beer and liquor control
128 and regulating their conduct while in the discharge of their
129 duties.

130 2. Regulating the purchase, resale, and consumption of
131 alcoholic liquor generally in the state.

132 3. Prescribing forms or information blanks which shall
133 be prepared, printed, and furnished by the department to be
134 used for the purpose of this chapter and chapter one hundred
135 twenty-four (124) of the Code and regulations made thereunder.

136 4. Prescribing the terms and conditions under which
137 beer and liquor permits and licenses may be issued or granted.

138 5. Prescribing the nature and character of proof to
139 be furnished under section one hundred twenty-three point
140 forty-five (123.45), subsection one (1).

141 6. Prescribing the type and cost of official excise
142 stamps to be sold by the department of revenue for affixa-
143 tion to packages and containers of liquor sold by whole-
144 salers licensed under this chapter.

145 7. Prescribing, subject to this chapter, the records
146 of purchases and sales made by holders of permits and li-
147 censes and for the report of same to the department.

148 8. Prescribing the place and the manner in which liquor
149 may be lawfully kept or stored by persons to which permits
150 or licenses have been issued under this chapter and chapter
151 one hundred twenty-four (124) of the Code.

152 9. Prescribing the time, manner, means, and method by
153 which distillers, brewers, vendors, or others holding li-
154 censes under this chapter may deliver or transport liquors
155 and prescribing the time, manner, means, and methods by
156 which liquor under this chapter may be lawfully conveyed,
157 carried, or transported.

158 10. Prescribing, subject to the provisions of this
159 chapter, the conditions and qualifications necessary for the
160 obtaining of licenses, and the books and records to be kept
161 and the remittance to be made by those holding permits or
162 licenses and determining the number of persons, firms, or
163 corporations who shall be entitled to permits or licenses
164 and providing for the inspection of the records of such per-
165 mittees or licensees."

166 Sec. 10. Section one hundred twenty-three point twen-
167 ty-two (123.22), Code 1966, is hereby repealed and the fol-
168 lowing enacted in lieu thereof:

169 "1. A wholesaler or retailer licensed under this chap-
170 ter may not sell to any person, nor may any person required
171 by law to have a permit or liquor control license, purchase
172 alcoholic liquors from such wholesaler or retailer, unless
173 such person to be holder of a permit or liquor control li-
174 cense entitling such person to purchase alcoholic liquors
175 in conformity with the provisions of this chapter and the
176 regulations established by the commissioner. This subsec-
177 tion shall not be construed to prohibit the sale of alcoholic
178 beverages by a retailer to a person who may be the holder of
179 a permit or liquor control license when such sale is not in
180 bulk or is otherwise an isolated sale not made to such per-
181 son in his proprietary capacity.

182 2. Holders of both 'on sale' and 'off sale' liquor
183 control licenses shall keep daily records of the gross re-
184 cepts of their business and such other information as the
185 commissioner may require. Such records shall be kept on
186 forms to be furnished by the commissioner. Each bottle
187 emptied by an 'on sale' license, except beer bottles, shall
188 be broken immediately by the licensee or his agent into a
189 container provided for that purpose. The records herein
190 required and the premises of all licensees shall be open to
191 the officers and agents of the department of public safety
192 during normal business hours of such licensees, and copies
193 of such records shall be furnished to the commissioner at
194 such intervals as he may require."

195 Sec. 11. Section one hundred twenty-three point twenty-
196 three (123.23), Code 1966, is hereby repealed and the
197 following enacted in lieu thereof:

198 "No alcoholic liquor shall be sold by a wholesaler
199 licensed under this chapter to any purchaser except in a
200 sealed container with the official excise tax stamp pre-
201 scribed by the department affixed thereto. Possession of
202 alcoholic liquors bought or sold in the state which do not
203 carry the stamp herein prescribed shall be a violation of
204 this chapter. No alcoholic liquor shall be labeled 'whis-
205 key' unless it is a distillate of fermented mash of grain
206 or mixture of grains. Spirits, the alcoholic content of which
207 is distilled, or any other substance, must be labeled 'imi-
208 tation'. No spirits shall contain any substance, compound,
209 or ingredient which is injurious to the health or deleterious
210 for human consumption."

211 Sec. 12. Section one hundred twenty-three point twenty-
212 five (123.25), Code 1966, is hereby repealed and the fol-
213 lowing enacted in lieu thereof:

214 "It shall be unlawful to transact the sale or delivery
215 of any liquor in, on, or from the premises of any 'off sale'
216 retail or wholesale liquor store, or warehouse:

217 1. After the closing hour as established by the commis-
218 sioner.

219 2. On any Sunday.

220 3. During such other periods or days as may be desig-
221 nated by the commissioner."

222 Sec. 13. Section one hundred twenty-three point twenty-
223 six (123.26), Code 1966, is hereby repealed and the follow-
224 ing enacted in lieu thereof:

225 "It shall be lawful to transport, carry, or convey
226 alcoholic liquor, as defined by this chapter, from the place
227 of purchase by any licensed retailer or wholesaler to any
228 warehouse or store of such persons or from one such place
229 to another, and it shall be lawful for any common carrier or
230 other person to transport such liquor to any place to which
231 the same may be lawfully delivered under this chapter and
232 the regulations established by the commissioner; provided,
233 however, that no common carrier or other person shall break,
234 open, or allow to be broken or opened any container or pack-
235 age containing alcoholic liquor or to use or drink or allow
236 to be used or drank any liquor therefrom while in the pro-
237 cess of being transported or conveyed. Nothing in this sec-

238 tion shall affect the right of any other permit or liquor
239 license holder to purchase, possess, or transport alcoholic
240 liquors as defined by this chapter and subject to the pro-
241 visions of this chapter and the regulations made thereunder."

242 Sec. 14. Section one hundred twenty-three point twenty-
243 ty-seven (123.27), Code 1966, as amended by chapter one hun-
244 dred sixty-three (163), section twenty-four (24), Acts of
245 the Sixty-second General Assembly, is hereby repealed and
246 the following enacted in lieu thereof:

247 "1. Upon application being made to the department the
248 commission may issue one of two classes of special liquor
249 permits as specified in subsections two (2) and three (3) of
250 this section. Such applications shall be in the form and
251 manner prescribed by the commissioner and shall be accom-
252 panied by the fee prescribed for such permit. If the com-
253 missioner becomes satisfied that the applicant has complied
254 with the rules and regulations established by him for the
255 issuance of such permit, he shall issue to the applicant a
256 permit of the class applied for. Both classes for special
257 liquor permits shall allow the holder to purchase, possess,
258 or transport alcoholic liquor under this chapter, provided
259 that no special permit shall be required for the purchase
260 of alcoholic liquor on premises covered by 'on sale' or
261 'off sale' liquor control licenses for the purpose of pri-
262 vate consumption by the permittee only.

263 2. A class 'I' special liquor permit, which shall be
264 in a form prescribed by and subject to the rules and regu-
265 lations of the commissioner, may be issued to a physician,
266 pharmacist, dentist, or veterinarian, which will entitle
267 the holder to purchase liquor from a licensed 'off sale'
268 retailer for use medicinally and in compounding prescrip-
269 tions and to sell the same for use medicinally in the com-
270 pounded prescription only upon the prescription of a li-
271 censed physician or surgeon, and also for the use in manu-
272 facturing or compounding lotions, compounds, and other like
273 commodities not susceptible for beverage purposes, and to
274 sell the same for public use. Such class 'I' permit may
275 also be issued to a soldiers' home, sanitarium, hospital,
276 college, or home for the aged which will entitle the holder
277 to purchase liquor from a licensed 'off sale' retailer for
278 use for medicinal, laboratory, and scientific purposes only.

279 3. A class 'II' special liquor permit, in a form pre-
280 scribed by and subject to the rules and regulations of the
281 commissioner, may be issued to any person, firm, or corpora-
282 tion applying therefor and shall entitle the holder to manu-
283 facture and sell within this state patent and proprietary
284 medicines, tinctures, food products, extracts, toilet arti-
285 cles, perfumes, and other like commodities, none of which
286 are susceptible to use as a beverage, but which require as
287 one of their ingredients alcohol or vinous liquors.

288 An applicant for a class 'II' permit shall file an affi-
289 davit with the department stating the following facts:

290 a. Name, place of business, and post office address of
291 the person, firm, or corporation desiring such permit. The
292 business in which said person, firm, or corporation is en-
293 gaged and the articles manufactured by them which require in

294 their manufacture the use of alcohol or vinous liquors.
295 b. That neither the applicant, nor any member of a
296 firm or officer of a corporation, has been convicted of any
297 violation of the laws of the state with reference to the sale
298 of intoxicating liquor within three years last past prior to
299 the date of such affidavit.

300 If the commissioner is satisfied that the facts stated
301 in said affidavit are true and that the applicant is a person
302 fit and proper to be trusted with the permit applied for,
303 such permit shall be issued upon the filing by the applicant
304 of a bond in the sum of two thousand dollars, with approved
305 sureties, conditioned that the applicant will faithfully
306 observe the provisions of this chapter and the rules and
307 regulations of the department.

308 A class 'II' permit holder may import into the state
309 or purchase from licensed distilleries, wholesalers, or
310 retailers within the state, alcohol or vinous liquors for
311 use in such manufacture.

312 4. The privileges conferred upon class 'I' and 'II'
313 special permit holders by subsections two (2) and three
314 (3) of this section shall exist notwithstanding the other
315 provisions of this chapter.

316 5. Upon posting bond in the penal sum of five thou-
317 sand dollars with surety and conditions prescribed by the
318 commissioner, which bond shall be conditioned upon the pay-
319 ment of all taxes payable to the state under the provisions
320 of this chapter and compliance with all provisions of this
321 title, the commissioner may issue an 'on sale' or 'off sale'
322 liquor control license to any person who, or whose officers
323 and stockholders in the case of a corporation, or whose
324 partners, in the case of a partnership, is of good moral
325 character, has not been convicted of a felony, does not
326 possess a federal gambling stamp, is a citizen of the United
327 States, and has been a resident of the state of Iowa for the
328 past two years, or licensed to do business in the state of
329 Iowa for the last two years in the case of a corporation,
330 is not chargeable directly or indirectly with the adminis-
331 tration or enforcement of the alcoholic beverage laws of
332 the state of Iowa, and is, in the judgment of the commissioner
333 of such financial standing and good reputation as will satisfy
334 such commissioner that the licensee will comply with the law
335 and the regulations of the department. However, if his con-
336 viction of a felony occurred more than five years before the
337 date of the issuance of a license, and if the applicant's
338 rights of citizenship have been restored by the governor,
339 the commissioner may issue a license notwithstanding such
340 conviction. As a further condition for the issuance of an
341 'on sale' or 'off sale' liquor control license, the licensee
342 must give consent for members of fire, police, and health
343 departments, and the building inspector of cities and towns,
344 the county sheriffs, deputy sheriff, and state agents, and
345 any official county health officer to enter upon the premises
346 without a warrant to inspect for violations of provisions of
347 this chapter, the provisions of title six (VI) of the Code,
348 or the provisions or ordinances and regulations which cities
349 and towns and boards of supervisors may adopt.

350 No 'on sale' or 'off sale' liquor control license shall
351 be issued for premises which do not conform to all laws,
352 ordinances, and resolutions, health and fire regulations,
353 applicable thereto; nor shall any licensee have or maintain
354 any interior access to residential or sleeping quarters
355 unless permission is specifically granted by the commissioner
356 in the form of a living quarters permit.

357 6. The following types of 'off sale' liquor control
358 licenses may be issued by the commissioner:

359 a. A 'wholesale' liquor control license may be issued
360 to a qualified person, firm, corporation, or partnership
361 and shall authorize the holder to purchase, transport, and
362 possess alcoholic liquor, except beer as defined in chapter
363 one hundred twenty-four (124) of the Code, with the intent
364 to sell such liquor to licensed 'on sale' or 'off sale' re-
365 tailers of 'class II' permit holders. No wholesale licensee
366 shall have any pecuniary or proprietary interest in the busi-
367 ness of any licensee or permittee to whom he is entitled to
368 sell alcoholic liquors under this section. No wholesale
369 licensee shall consume or allow to be consumed any alcoholic
370 liquor upon the licensed premises or in any warehouse used
371 in conjunction with the business of such licensee for the
372 storage of alcoholic liquors.

373 b. A 'retail' liquor control license may be issued to
374 a person, firm, or corporation qualifying therefore, which
375 will entitle the holder to purchase any alcoholic liquor,
376 except beer as defined in chapter one hundred twenty-four
377 (124) of the Code, from wholesalers licensed under paragraph
378 a of this subsection and to sell same to any 'on sale' liquor
379 control licensee of the classes provided in subsection seven
380 (7) of this section, to class 'I' or class 'II' permit hol-
381 ders, or to any other lawful purchaser. No such retail li-
382 censee shall have any pecuniary or proprietary interest in
383 the business of any licensee or permittee to whom he is en-
384 titled to sell alcoholic liquors under this section. Sales
385 of alcoholic liquor by such retailer shall be for consump-
386 tion off the premises only and no retailer shall open or
387 consume, or allow to be opened or consumed, any alcoholic
388 liquor on the licensed premises.

389 7. The following classes of 'on sale' liquor control
390 licenses may be issued by the commissioner:

391 a. A class 'A' liquor control license may be issued
392 to a club and it shall authorize the holder thereof to pur-
393 chase alcoholic liquor from licensed 'off sale' wholesalers
394 or retailers, as defined in subsection six (6), paragraphs
395 "a" and "b" of this section, and to sell such alcoholic bev-
396 erages to bona fide members and their guests by the indivi-
397 dual drink for consumption on the premises only.

398 b. A class 'B' liquor control license may be issued
399 to a hotel or a motel as herein defined and shall authorize
400 the holder thereof to purchase alcoholic liquor from licensed
401 'off sale' wholesalers or retailers, as defined in subsection
402 six (6), paragraphs "a" and "b" of this section, and to sell
403 such alcoholic beverages to patrons by the individual drink
404 for consumption on the premises only. Each such license
405 shall be effective throughout the premises described in the

406 application therefore, but a duplicate of such license shall
407 be posted in each room wherein such beverages are dispensed.

408 c. A class 'C' liquor control license may be issued to
409 a commercial establishment, but must be issued in the name
410 of the individual or individuals who actually own the entire
411 business and shall authorize the holder or holders thereof,
412 to purchase alcoholic liquors from licensed 'off sale' whole-
413 salers or retailers, as defined in subsection six (6), para-
414 graphs a and b of this section, and to sell alcoholic bever-
415 ages to patrons by the individual drink for consumption on
416 the premises only.

417 d. A class 'D' liquor control license may be issued to
418 a railway corporation, to an air common carrier, and to pass-
419 enger-carrying boats and ships for hire with a capacity of
420 twenty-five persons or more operating in inland or boundary
421 waters, and shall authorize the holder thereof to sell or
422 furnish alcoholic beverages to passengers for consumption
423 only on trains, watercraft as described herein, or aircraft
424 respectively. Each such license shall be valid throughout
425 the state as a state license. Only one such license shall
426 be required for all trains or aircraft operated in this state
427 by the licensee, but a duplicate of such license shall be
428 posted in each railroad car or aircraft of such licensee in
429 which such beverages are sold. Such licensee shall keep a
430 record of all alcoholic beverages sold or furnished in the
431 state of Iowa, and on or before the last day of each month
432 shall render a report to the department of revenue showing
433 quantities of the various kinds of alcoholic beverages so
434 sold or furnished since the preceding month, which report
435 shall be accompanied by payment of appropriate taxes owing,
436 including the special sales and excise taxes as herein pro-
437 vided.

438 All 'on sale' liquor control license applicants shall,
439 as a condition precedent to the granting of their licenses,
440 be the holder of a retail beer permit as defined in section
441 one hundred twenty-four point three (124.3) of the Code.

442 8. An application for any 'on sale' or 'off sale'
443 liquor control license, accompanied by the required fee and
444 bond, shall be filed with the appropriate city or town council
445 if the premises proposed to be licensed are located within
446 the corporate limits of a city or town, or with the board of
447 supervisors if the premises proposed to be licensed are lo-
448 cated outside the corporate limits of a city or town. Appli-
449 cation for a class 'D' liquor control license, accompanied by
450 the required fee and bond, shall be filed with the department,
451 which shall proceed in the same manner as in the case of an
452 application approved by local authorities.

453 9. If a city or town council, or county board of super-
454 visors, as the case may be, approves the issuance of a li-
455 cense, it shall endorse its approval on the application and
456 forward the same along with the fee and bond to the depart-
457 ment, or if it disapproves issuance of a license, it shall
458 endorse its disapproval on the application and forward the
459 same along with the fee and bond to the department. Upon
460 the initial issuance of or denial of liquor control licenses,
461 the fact that local authorities determine that no 'on sale'

462 liquor control licenses shall be issued under this chapter
463 shall not be held to be arbitrary, capricious or without
464 reasonable cause.

465 Before the issuance, renewal, or denial of 'on sale'
466 liquor control licenses by local authorities, the board or
467 council may conduct a referendum on the question of whether
468 such licenses shall be approved for the city, town, or county
469 in question. Said referendum shall be conducted in the same
470 manner that special elections are conducted. The purpose of
471 such referendum shall be solely to assist the board or council
472 members in determining public sentiment toward liquor-
473 by-the drink sales, and shall not be binding on the council
474 or board members in determining whether or not to approve the
475 issuance or renewal of 'on sale' licenses.

476 10. Upon receipt of an application that has been disap-
477 proved, the commissioner shall disapprove the application and
478 so notify the applicant by registered mail. Upon receipt
479 of an application that has been approved, the commissioner
480 shall make such investigation as he deems necessary and may
481 require the applicant to appear before him and be examined
482 under oath regarding any matters pertinent to the applica-
483 tion, in which case a record shall be made of all testi-
484 mony or evidence and the same shall become a part of the ap-
485 plication. If the application is approved, an appropriate
486 'on sale' or 'off sale' liquor control license shall be issued.
487 If the application is disapproved, the applicant and the appro-
488 priate city or town council, or county board of supervisors,
489 shall be so notified in writing, and the fee and bond shall
490 be returned to the applicant.

491 11. Any applicant for a liquor control license may
492 appeal to the commissioner from his disapproval of an appli-
493 cation for a license; or, in lieu of an appeal, the commis-
494 sioner may afford the applicant a hearing through issuance of
495 a notice to the applicant or contemplated disapproval of a
496 license. The appeal on hearing shall be held before a 'hear-
497 ing committee' of five persons which shall include the com-
498 missioner, the director of the division of beer and liquor
499 control, and three other members appointed by the commissioner
500 from among the personnel of the department. If, upon such
501 appeal or hearing, it is determined that the city or town
502 council, or county board of supervisors acted arbitrarily,
503 capriciously, or without reasonable cause in disapproving
504 the application, or that, where the city or town council, or
505 county board of supervisors approved the application, the
506 commissioner's own disapproval or contemplated disapproval
507 should be reversed, it may issue a license.

508 12. Any applicant who is aggrieved by a decision of the
509 commissioner or issuing authority disapproving, suspending,
510 or revoking issuance of a license may, provided he has exer-
511 cised his rights of appeal to the hearing committee as pro-
512 vided in subsection eleven (11) of this section, appeal from
513 said decision within ten days to the district court of the
514 county wherein the premises covered by the application are
515 situated.

516 Where the hearing committee on an appeal by an applicant
517 finds that a city or town council or county board of super-

518 visors acted arbitrarily, capriciously, or without reasonable
519 cause in disapproving an application and the commissioner
520 issues a license, the council or board may appeal from the
521 decision of such committee within ten days to the district
522 court of the county wherein the premises covered by the ap-
523 plication are situated.

524 13. Verified applications for the original issuance or
525 the renewal of both 'on sale' and 'off sale' liquor control
526 licenses shall be filed at such time and in such number of
527 copies as the commissioner shall by regulations prescribe,
528 on forms prescribed by the commissioner, and shall set forth
529 under oath the following information:

530 a. The name and address of the applicant.

531 b. The precise location of the premises for which a
532 license is sought.

533 c. The names and addresses of all persons, and in the
534 case of a corporation, the officers, directors, and persons
535 owning or controlling ten percent or more of the capital stock
536 thereof, having a financial interest, by way of loan, owner-
537 ship, or otherwise, in the business or the profits thereof.

538 d. When required by the commissioner, a sketch or draw-
539 ing of the premises proposed to be licensed and in such form
540 and containing such information as the commissioner may require.

541 e. A statement whether any person specified in paragraph
542 "c" of this subsection has ever been convicted of any offense
543 against the laws of the United States, or any state or terri-
544 tory thereof, or any political subdivision of any such state
545 or territory.

546 A statement whether the applicant or any person specified
547 in paragraph "c" of this subsection possessed a federal gamb-
548 ling stamp.

549 f. Such other information as the commissioner shall
550 require.

551 14. There shall be no limit upon the number of class
552 'A', 'B', and 'C' liquor control licenses which may be issued
553 by a city or town council or board of supervisors in counties
554 where liquor by the drink has been approved. Such city or
555 town council or board of supervisors may decide the number
556 of 'off sale' wholesale and retail licenses which may be
557 issued, but shall allow at least one respectively.

558 15. All liquor control licenses issued as herein pro-
559 vided, unless sooner revoked, shall expire on the anniver-
560 sary date of each year. Provided, however, the commissioner
561 is authorized to issue six-month or eight-month seasonal li-
562 censes for a proportionate part of the license fee hereinafter
563 specified. No refund shall be made for seasonal licenses.

564 No seasonal license shall be renewed except after a period
565 of two months.

566 16. It shall be unlawful for any law-enforcement officer
567 or other officer, or an individual who is seeking public office,
568 to accept or solicit donations, gratuities, political advertis-
569 ing, gifts, or other favors directly or indirectly from any
570 licensee hereunder. For the purpose of this section, a per-
571 son is considered to be seeking public office from the date
572 of filing nomination papers or announcing his intention to run
573 for office, whichever occurs first, to the date that the in-

574 dividual who is elected officially takes office. Anyone vio-
575 lating this section shall be guilty of a misdemeanor and upon
576 conviction shall be subject to a fine of not less than one
577 hundred dollars nor more than one thousand dollars, or shall
578 be subject to a jail term of not less than thirty days, nor
579 more than six months, or to both such, fine and imprisonment."

580 Sec. 15. Section one hundred twenty-three point twenty-
581 eight (123.28), Code 1966, as amended by chapter one hundred
582 fifty-six (156), section one (1), Acts of the Sixty-second
583 General Assembly, is hereby further amended as follows:

584 1. By striking lines one (1) through six (6) and insert-
585 ing in lieu thereof the following:

586 "For a class 'I' special liquor permit under subsection
587 two (2) of section fourteen (14) of this Act, the fee shall
588 be three dollars per year.

589 There shall be paid annually to the department of public
590 safety for liquor control licenses issued under this chapter
591 the following fees:

592 1. 'Wholesale' liquor control licenses, the sum of five
593 thousand dollars.

594 2. 'Off sale' retail liquor control licenses, the sum
595 as follows:

596 a. Retail establishments located within the corporate
597 limits of cities of ten thousand population and over, seven
598 hundred fifty dollars;

599 b. Retail establishments located within the corporate
600 limits of cities of less than ten thousand population, five
601 hundred dollars;

602 c. Retail establishments located outside the corporate
603 limits of any city or town, five hundred dollars."

604 2. By renumbering the remaining subsections accordingly.

605 3. By striking lines forty-six (46) through fifty-three
606 (53) of such section and inserting in lieu thereof the follow-
607 ing:

608 "The department shall remit all fees to the state trea-
609 surer who shall in turn remit to the respective city or town
610 council, or county board of supervisors, as the case may be,
611 a sum equal to fifty percent of the fees collected for each
612 wholesale, 'off sale' retail, class 'A', class 'B' or class
613 'C' license covering premises located within their respective
614 jurisdictions, and shall deposit the remainder in the state
615 general fund."

616 4. By adding at the end of such section the following
617 new paragraph:

618 "A separate permit or license shall be obtained for each
619 premise or establishment to be owned and operated by any one
620 person, firm, corporation, partnership, club, or other organi-
621 zation, and the fees prescribed by this section shall be paid
622 for such permit or license without reduction for the number
623 of such premises or establishments so owned."

624 Sec. 16. Section one hundred twenty-three point twenty-
625 nine (123.29), Code 1966, is hereby amended as follows:

626 1. By inserting in line fourteen (14) after the word
627 "any" the words "permittee or".

628 2. By inserting in line seventeen (17) after the word
629 "permittee" the words "or licensee".

- 630 3. By inserting in line nineteen (19) after the word
631 "permit" the words "or license".
- 632 4. By inserting in line twenty-two (22) after the word
633 "permit" the words "or license".
- 634 5. By striking from line twenty-three (23) the word
635 "permit".
- 636 6. By inserting in line twenty-four (24) after the word
637 "permit" the words "or license".
- 638 7. By inserting in line twenty-six (26) after the word
639 "permit" the words "or license".
- 640 8. By striking from line twenty-seven (27) the word
641 "permit".
- 642 9. By striking line thirty-one (31) the word
643 "permit".
- 644 10. By striking from line thirty-four (34) the word
645 "permit".
- 646 11. By inserting in line thirty-five (35) after the word
647 "permit" the words "or license".
- 648 12. By inserting in line thirty-seven (37) after the
649 word "permit" the words "or license".
- 650 13. By inserting in line thirty-eight (38) after the
651 word "permit" the words "or license".
- 652 14. By inserting in line forty-three (43) after the
653 words "his permit" the words "or license".
- 654 15. By inserting in line forty-three (43) after the
655 words "said permit" the words "or license".
- 656 16. By inserting in line forty-four (44) after the word
657 "his" the words "permit or".
- 658 17. By inserting in line forty-six (46) after the word
659 "his" the words "permit or".
- 660 18. By inserting in line forty-eight (48) after the word
661 "permit" the words "or license".
- 662 19. By inserting in line fifty (50) after the words
663 "authorize a" the words "permittee or".
- 664 20. By inserting in line fifty (50) after word
665 "the" the words "permit or".
- 666 21. By inserting in line fifty-six (56) after the words
667 "for a" the words "permit or".
- 668 Sec. 17. Section one hundred twenty-three point thirty-
669 two (123.32), Code 1966, is hereby amended as follows:
- 670 1. By striking from line five (5) the word "commission"
671 and inserting in lieu thereof the word "commissioner".
- 672 2. By inserting in line thirteen (13) after the words
673 "under a" the words "wholesale, retail".
- 674 Sec. 18. Section one hundred twenty-three point thirty-
675 six (123.36), Code 1966, is hereby amended as follows:
- 676 1. By striking all of lines three (3) and four (4) and
677 inserting in lieu thereof the following:
678 "by a fee of five hundred dollars, the commissioner may
679 in accordance with this chapter,".
- 680 2. By striking from lines ten (10) and eleven (11) the
681 words "the commission and to customers outside of the state"
682 and inserting in lieu thereof the words "customers within or
683 without the state".
- 684 Sec. 19. Section one hundred twenty-three point forty
685 (123.40), Code 1966, is hereby amended as follows:

686 1. By striking lines one (1) and two (2) and inserting
687 in lieu thereof the words "No officer, agent, or employee of
688 the department of public safety, directly".

689 2. By striking from line twelve (12) the word "commis-
690 sioner" and inserting in lieu thereof the words "officer,
691 agent".

692 3. By striking from line seventeen (17) the words "or
693 wholesaling" and inserting in lieu thereof the words "whole-
694 saling, or "off sale" retailing".

695 4. By striking lines twenty-four (24) and twenty-five
696 (25) and inserting in lieu thereof the words "of a licensed
697 'on sale' retailer; nor".

698 5. By striking lines thirty (30) and thirty-one (31)
699 and inserting in lieu thereof the words "business of a li-
700 censed 'on sale' retailer."

701 Sec. 20. Section one hundred twenty-three point forty-
702 two (123.42), Code 1966, is hereby amended by striking from
703 line four (4) the word "a" and inserting in lieu thereof the
704 words "an 'on sale'".

705 Sec. 21. Section one hundred twenty-three point forty-
706 five (123.45), Code 1966, is hereby amended as follows:

707 1. By striking all of subsection one (1) and inserting
708 in lieu thereof the following:

709 "Upon attempt to purchase alcoholic liquor from any li-
710 censed retailer by any person who appears to such vendor to
711 be under twenty-one years of age, such vendor shall demand
712 and the prospective purchaser upon such demand shall display
713 satisfactory evidence that such purchaser is twenty-one years
714 of age or older."

715 2. By striking from line two (2) of subsection two (2)
716 the words "or special distributor".

717 Sec. 22. Section one hundred twenty-three point forty-
718 six (123.46), Code 1966, is hereby amended as follows:

719 1. By striking from line one (1) of subsection two (2)
720 the word "a" and inserting in lieu thereof the words "an
721 'on sale'".

722 2. By striking from subsection two (2), paragraph "d",
723 line three (3), the words "the commission" and inserting in
724 lieu thereof the words "a wholesaler or 'off sale' retailer".

725 3. By striking from line twenty-two (22) of subsection
726 three (3) the word "commission" and inserting in lieu thereof
727 the word "commissioner".

728 4. By striking from line thirty (30) of subsection three
729 (3) the word "commission" and inserting in lieu thereof the
730 word "department".

731 5. By adding at the end of such section the following new
732 paragraph:

733 "Subsection one (1) and subsection two (2), paragraphs "c",
734 "d", "e", "f", and "g" shall also apply to holders of 'off sale'
735 wholesale and retail licenses".

736 Sec. 23. Section one hundred twenty-three point forty-
737 seven (123.47), Code 1966, is hereby amended as follows:

738 1. By inserting in line two (2) after the word "regula-
739 tions" the words "of the commissioner".

740 2. By striking from line six (6) the numeral "1".

741 3. By striking from line thirteen (13) the word "commis-

742 sion" and inserting in lieu thereof the word "commissioner".

743 4. By striking subsection two (2).

744 Sec. 24. Section one hundred twenty-three point fifty
745 (123.50), Code 1966, is hereby amended as follows:

746 1. By striking subsections one (1) and two (2).

747 2. By striking from line two (2) of subsection three (3)

748 the words "state liquor stores" and inserting in lieu thereof

749 the words "Iowa department of revenue for stamps representing

750 the excise taxes set forth in section thirty-one (31) of this

751 Act".

752 4. By striking from line three (3) of subsection five

753 (5) the word "five" and inserting in lieu thereof the word

754 "fifteen".

755 5. By striking from lines four (4) and five (5) of sub-

756 section five (5) the words "state liquor stores in the cities

757 and towns of the state" and inserting in lieu thereof the

758 words "Iowa department of revenue for stamps representing

759 the excise taxes set forth in section thirty-one (31) of

760 this chapter".

761 6. By renumbering the remaining subsections accordingly.

762 Sec. 25. Section one hundred twenty-three point fifty-

763 three (123.53), Code 1966, as amended by chapter one hundred

764 fifty-five (155), section three (3), Acts of the Sixty-second

765 General Assembly, is hereby repealed and the following en-

766 acted in lieu thereof:

767 "It shall be the duty of the commissioner to make an an-
768 nual report to the governor of this state as to the activities
769 and operations of the division of beer and liquor control
770 through June thirtieth of each year. Such report shall show:

771 1. The total amount of sales by the department of re-
772 venue for stamps representing the excise taxes on alcoholic
773 liquor as provided in section thirty-one (31) of this chapter.

774 2. The gross receipts from sales of alcoholic liquor in
775 this state as reported by all wholesalers and retailers li-
776 censed under the provisions of this chapter, and the percent-
777 age increase or decrease of such liquor sales from the year
778 last preceding the year in which the report is submitted.

779 3. The number of arrests or convictions or both for viola-
780 tions of this chapter or any other law of this state pertain-
781 ing to alcoholic liquors and beer.

782 4. The number of liquor control licenses and beer permits
783 issued, both by class and by wholesale and retail designation,
784 and the numbers of each in effect on the last day included in
785 the report.

786 5. The amount of fees paid to the department from said
787 liquor control licenses and beer permits, in gross, and the
788 amount of liquor control license fees returned to local sub-
789 divisions of government as provided under this chapter.

790 In order that the commissioner may be provided with the
791 necessary information to make out the report required by this
792 section, it shall be the duty of every justice of the peace,
793 police court, mayor's court, and every clerk of a court of
794 record in this state to forward to the commissioner during
795 the month of July of each year a full and complete report of
796 each case commenced in the court of such justice, police

797 court, mayor's court, or any court of record, in which a vio-
798 lation of this chapter or any other law of this state pertain-
799 ing to alcoholic liquors or beer was charged, and the disposi-
800 tion of the same".

801 Sec. 26. Section one hundred twenty-three point fifty-
802 six (123.56), Code 1966, is hereby amended as follows:

803 1. By striking from line four (4) the word "commission"
804 and inserting in lieu thereof the word "commissioner".

805 2. By striking from line nine (9) the word "commission"
806 and inserting in lieu thereof the word "commissioner".

807 Sec. 27. Section one hundred twenty-three point ninety-
808 two (123.92), Code 1966, is hereby amended as follows:

809 1. By striking lines one (1) and two (2) and inserting
810 in lieu thereof the words "Any officer, agent, or employee of
811 the department".

812 2. By striking lines thirteen (13), fourteen (14), and
813 fifteen (15) and inserting in lieu thereof the words "section
814 seven hundred thirty-nine point two (739.2) is hereby made
815 applicable to officers, agents, and employees of the depart-
816 ment of public safety."

817 Sec. 28. Section one hundred twenty-three point ninety-
818 three (123.93), Code 1966, is hereby amended by striking
819 lines one (1) through ten (10), inclusive, and inserting in
820 lieu thereof the following:

821 "In every county the enforcement officers of the divi-
822 sion of beer and liquor control will constitute the princi-
823 pal enforcement authority for the department of public safety.
824 The other officers of such department, county attorney, the
825 sheriff and his deputy or deputies, and the police department
826 of every city, including the day and night marshall of any in-
827 corporated town, shall be supplementary aids to such officers."

828 Sec. 29. Section one hundred twenty-three point ninety-
829 four (123.94), Code 1966, is hereby amended as follows:

830 1. By striking from lines six (6) and seven (7) the
831 word "commission" and inserting in lieu thereof the word
832 "commissioner".

833 2. By striking from line eight (8) the word "commission"
834 and inserting in lieu thereof the word "commissioner".

835 Sec. 30. Chapter one hundred fifty-eight (158), Acts of
836 the Sixty-second General Assembly, repealing sections one
837 hundred twenty-three point ninety-seven (123.97) through one
838 hundred twenty-three point one hundred (123.100), Code 1966,
839 is hereby amended as follows:

840 1. By striking all of subsection one (1) and insert-
841 ing in lieu thereof the following:

842 "There is hereby imposed on every individual, partnership,
843 corporation, association, or club licensed to sell alcoholic
844 beverages for consumption on the premises where sold, and on
845 all retailers licensed to sell alcoholic beverages for con-
846 sumption off the premises where sold, a special tax equiva-
847 lent to twenty percent of the wholesale price on all alcoholic
848 beverages held for general sale to the public. Such tax shall
849 be paid by all such licensees at the point of purchase from
850 the wholesaler of all alcoholic beverages intended or used
851 for resale for consumption either on or off the licensed

852 premises. Such tax shall be in lieu of any other sales tax
853 applied in wholesale establishments and shall be shown as
854 a separate item on special sales slips provided by the de-
855 partment for purchases by such licensees."

856 2. By striking from line eight (8) of subsection two (2)
857 the word "commission" and inserting in lieu thereof the word
858 "department".

859 3. By striking all of line two (2) of subsection three
860 (3) and inserting in lieu thereof the words "bear a stamp
861 furnished by the department of revenue pursuant to section
862 thirty-two (32) of this Act and applied at the place of
863 purchase by the wholesaler."

864 Sec. 31. There shall be levied and collected on all
865 liquor sold at retail the following excise tax:

866 1. On all beer, malt, and ale containing more than four
867 percent alcohol by weight, the sum of three dollars and
868 seventy-two cents per barrel.

869 2. On all wines, the sum of sixty cents per gallon.

870 3. On all other liquors, liqueurs, and cordials, the
871 sum of two dollars per gallon.

872 In computing the tax on any package or container of alco-
873 holic liquor, a proportionate tax at a like rate on all frac-
874 tional parts of a gallon shall be paid except that the tax
875 on all fractional parts of a gallon less than one-sixteenth
876 shall be the same as the tax on one-sixteenth of a gallon.

877 Sec. 32. Stamps representing the excise taxes set forth
878 in section thirty-one (31) of this chapter shall be affixed
879 securely to each package or container sold by or in the po-
880 session of any person licensed to sell alcoholic liquor for
881 consumption either on or off the premises. No person shall
882 possess, within this state, in the original package or other
883 container, any alcoholic liquor to which such stamps are not
884 affixed. Any unstamped liquor found in the possession of any
885 person shall be subject to seizure and confiscation by any
886 peace officer unless such liquor at the time was in the pos-
887 session of or in transit and consigned to a duly licensed
888 wholesaler in this state, or has been brought into this state
889 from another state or a foreign country. Liquor brought into
890 this state from another state or a foreign country by any
891 one person shall not exceed one gallon and such liquor shall
892 not be resold.

893 Sec. 33. The stamps required by section thirty-two of
894 this Act shall be prepared and printed by the department of
895 revenue in a form prescribed by the department of public
896 safety and in such denominations as may be necessary in
897 carrying out the provisions of chapter one hundred twenty-
898 three (123) of the Code, and shall be issued and sold to all
899 licensed wholesalers upon requisition thereof from time to
900 time by the department of revenue. Such wholesalers shall
901 attach such stamps or cause them to be attached to each pack-
902 age or container of alcoholic liquor in the proper amounts
903 before the same are delivered, shipped, or consigned to any
904 licensed retailer, and he shall keep a record thereof, desig-
905 nating the county, city, or town to which such liquor is
906 shipped and shall report to the department the location of

907 the licensed retailer to whom said sale, delivery, or con-
908 signment is made.

909 Sec. 34. Section one hundred twenty-four point two (124.2),
910 Code 1966, as amended by chapter one hundred fifty-five (155),
911 section four (4), and chapter three hundred forty-two (342),
912 section forty-three (43), Acts of the Sixty-second General
913 Assembly, is hereby further amended as follows:

914 1. By striking all of subsection three (3), as amended,
915 and inserting in lieu thereof the following:

916 " 'Department' means the Iowa department of public safety."

917 2. By striking all of subsection seven (7), as amended,
918 and inserting in lieu thereof the following:

919 " 'Permit' or 'license' shall mean an authorization
920 issued by the department of revenue, the department of public
921 safety, the city or town council of any city or town, or the
922 board of supervisors of any county."

923 3. By adding thereto the following two new subsections:

924 " 'Commissioner' means the commissioner of the department
925 of public safety.

926 'Hearing committee' or 'committee' means the committee
927 appointed by the commissioner pursuant to section fourteen
928 (14), subsection eleven (11) of this Act."

929 Sec. 35. Chapter one hundred fifty-five (155), section
930 five (5), Acts of the Sixty-second General Assembly, is here-
931 by amended by striking from line four (4) the word "commission"
932 and inserting in lieu thereof the word "department".

933 Sec. 36. Section one hundred twenty-four point four
934 (124.4), Code 1966, as amended by chapter one hundred fifty-
935 five (155), section six (6), Acts of the Sixty-second General
936 Assembly, is hereby repealed and the following enacted in
937 lieu thereof:

938 "The hearing committee may review the action of any city
939 or town council, and boards of supervisors, in any case where
940 a hearing has been had relative to the cancellation or revoca-
941 tion of a permit and it appears from the records of the hear-
942 ing held by said city or town council or board of supervisors,
943 that the permit has not been revoked or canceled, and it
944 appears from an investigation made by the hearing committee
945 that there is a reasonable ground to believe that such permit
946 holder has been guilty of violation of the provisions of this
947 chapter, and the hearing committee shall make a finding, after
948 hearing the facts with reference to the grounds for the revoca-
949 tion of such permit, and by a majority vote shall determine
950 whether or not such permit shall be revoked and make an order
951 accordingly, and said finding shall be final.

952 If the hearing committee finds from investigation that a
953 review of the action of any city or town council, or board
954 of supervisors should be undertaken, or that such governing
955 bodies have failed to take action, such committee shall fix
956 a date for the hearing and shall notify the permit holder of
957 such hearing by certified mail of the date fixed for hearing
958 and the date set for the hearing shall not be less than seven
959 days from the mailing of the notice. Such notice shall be
960 mailed to the permittee at the post office address where his
961 place of business is conducted under his permit. All such

962 hearings shall be held at the seat of government, at Des Moines.

963 In the preparation and conduct of the hearing the com-
964 mittee shall have power to require by subpoena the testimony of
965 witnesses and the production of papers or documents and any
966 member of the committee may sign subpoenas, administer oaths
967 and affirmations, examine witnesses, and receive evidence.
968 The fees and mileage of such witnesses shall be the same as
969 prescribed by law in the trial of civil cases and the permit-
970 tee in all such hearings shall have the opportunity to be
971 heard in person and by counsel. All parties to any hearing
972 before the hearing committee shall have the right to the
973 attendance of witnesses at such hearings upon making request
974 therefore to the committee and designating the person or per-
975 sons sought to be subpoenaed. In case of disobedience of a
976 subpoena the committee may invoke the aid of any court of
977 competent jurisdiction in requiring the attendance and tes-
978 timony of witnesses and the production of papers or documents
979 and such court may issue an order requiring the persons to
980 appear before the committee and give evidence or to produce
981 papers as the case may be, and any person failing to obey such
982 orders of the court may be punished by the court for contempt.
983 Testimony may be taken by deposition as in civil cases and
984 any person may be compelled to appear and testify as in civil
985 actions in the courts of this state. Any person who shall
986 neglect and refuse to attend and testify or answer any lawful
987 question or produce documentary evidence if it is in his power
988 to do so, in obedience to a subpoena or lawful requirement by
989 such committee, shall be guilty of a misdemeanor and upon con-
990 viction by a court of competent jurisdiction shall be punished
991 in accordance with the provisions of section six hundred
992 eighty-seven point seven (687.7), of the Code.

993 Like hearings may also be had in cases where a verified
994 petition signed by at least ten taxpayers has first been
995 presented to the city or town council, or the board of super-
996 visors, as the case may be, or where the hearing committee
997 from its investigation asks that a hearing be had on the re-
998 vocation of a permit, and in the event the city or town coun-
999 cil, or board of supervisors neglects or refuses to have such
1000 hearing, the matter may be presented to the hearing committee
1001 upon such verified petition in writing, signed by at least
1002 ten taxpayers of the jurisdiction for which the permit was
1003 granted, or the committee may upon its own motion conduct
1004 such hearing, and the same procedure as in this section pro-
1005 vided shall apply with reference to notice of hearing wit-
1006 nesses, testimony and contempt proceedings for failure to
1007 appear, and the committee shall make a finding in such cases,
1008 which finding shall be binding on the permit holder and also
1009 on the city or town council, or board of supervisors, as the
1010 case may be."

1011 Sec. 37. Section one hundred twenty-four point five
1012 (124.5), Code 1966, as amended by chapter one hundred fifty-
1013 five (155), section seven (7), and chapter three hundred
1014 forty-two (342), section forty-five (45), Acts of the Sixty-
1015 second General Assembly, is hereby repealed and the following

1016 enacted in lieu thereof:

1017 "Power is hereby granted to the department of revenue to
1018 issue class 'A' permits provided for in this chapter, and to
1019 revoke the same for causes herein stated. Power is hereby
1020 granted to cities and towns to issue class 'B' permits and
1021 class 'C' permits within their respective limits and to
1022 revoke or suspend same for the causes herein stated, or in
1023 the event the place of business of the permit holder is con-
1024 ducted in a disorderly manner. Power is hereby granted to
1025 boards of supervisors to issue, at their discretion, class
1026 'B' and 'C' permits in their respective counties and to clubs
1027 as defined in section one hundred twenty-four point sixteen
1028 (124.16) of the Code and to revoke or suspend same for causes
1029 herein provided, or in the event the place of business
1030 of the permit holder is conducted in a disorderly manner.

1031 Each applicant applying for a class 'B' or 'C' permit
1032 shall, in addition to procuring a permit from a city or town
1033 council, or board of supervisors as provided in this chapter,
1034 also make application through such city or town council or
1035 board of supervisors for a state permit from the department
1036 of public safety. Such applicant shall deposit with said
1037 application a fee of three dollars which shall be forwarded
1038 to the department of public safety, together with the certi-
1039 fication to such department of the issuance of such class 'B'
1040 or 'C' permit. Such fees collected shall be placed in a
1041 special fund by the department of revenue to be used by the
1042 department of public safety for the purpose of enforcing the
1043 provisions of this chapter.

1044 Upon the issuance of a permit by a city or town council,
1045 or board of supervisors, such council or board shall forth-
1046 with certify to the department of public safety the action
1047 so taken. Such department shall promptly issue a state per-
1048 mit to all applicants to whom a permit has been issued by a
1049 city or town council or by a board of supervisors, which shall
1050 expire at the same time as the permit issued by said council
1051 or board, and shall forthwith certify to such council or
1052 board, as to the issuance of each permit.

1053 Upon the revoking of a permit by any city or town council
1054 or board of supervisors, such council or board shall certify
1055 to the department of public safety the action so taken, and
1056 thereupon such department shall immediately cancel its permit
1057 to such permit holder, and such action of the department and
1058 other granting authority shall be final."

1059 Sec. 38. Section one hundred twenty-four point six (124.6),
1060 Code 1966, as amended by chapter one hundred fifty-five (155),
1061 section eight (8), Acts of the Sixty-second General Assembly,
1062 is hereby further amended by striking all of lines forty-two
1063 (42) and forty-three (43), as amended, and inserting in lieu
1064 thereof the words "surrender a complaint filed with the de-
1065 partment of revenue, the department of public safety, board,
1066 or council charging him with a".

1067 Sec. 39. Section one hundred twenty-four point nine
1068 (124.9), subsection three (3), Code 1966, as amended by chap-
1069 ter one hundred fifty-five (155), section nine (9), and chap-

1070 ter three hundred forty-two (342), section forty-seven (47),
1071 Acts of the Sixty-second General Assembly, is hereby further
1072 amended by striking lines one (1) through three (3), inclu-
1073 sive, and inserting in lieu thereof the following:

1074 "Furnishes a bond to the department of public safety in
1075 the form prescribed and furnished by such department with good
1076 and sufficient sureties to be".

1077 Sec. 40. Section one hundred twenty-four point ten (124.10),
1078 subsection three (3), Code 1966, as amended by chapter one hun-
1079 dred fifty-five (155), section ten (10), and chapter three
1080 hundred forty-two (342), section forty-eight (48), Acts of the
1081 Sixty-second General Assembly, is hereby further amended by
1082 striking lines one (1) through five (5), inclusive, and in-
1083 serting in lieu thereof the following:

1084 "Furnishes a bond in the form and condition as prescribed
1085 by the department of public safety, with good and sufficient
1086 sureties to be approved by the authorities to which such ap-
1087 plication is submitted,".

1088 Sec. 41. Section one hundred twenty-four point fourteen
1089 (124.14), Code 1966, as amended by chapter one hundred fifty-
1090 five (155), section eleven (11), and chapter three hundred
1091 forty-two (342), section fifty (50), Acts of the Sixty-second
1092 General Assembly, is hereby repealed and the following en-
1093 acted in lieu thereof:

1094 "Subject to the provisions of this chapter, any dining car
1095 company, sleeping car company, railroad company or railway
1096 company may make application to the department of public
1097 safety for a special class 'B' permit, and the department may
1098 issue a permit to any such company which shall authorize the
1099 holder thereof to keep for sale and sell on any dining car,
1100 sleeping car, buffet car or observation car operated by such
1101 applicant in, through or across the state, beer containing
1102 no greater content of alcohol by weight than is lawful under
1103 this chapter for consumption in such cars. The application
1104 for such permit shall be in such form and contain such infor-
1105 mation as may be required by the department. Each such per-
1106 mit shall be good throughout the state as a state permit.
1107 Only one such permit shall be required for all cars operated
1108 in this state by such applicant, but a duplicate of such per-
1109 mit issued, as herein provided, shall be posted in each car in
1110 which such beverages are sold; and no further permit shall be
1111 required or tax levied for the privilege of selling beverages
1112 for consumption in such cars. As a condition precedent to the
1113 issuing of any permit hereunder, the applicant shall give bond
1114 to the department of public safety, with good and sufficient
1115 sureties thereon to be approved by such department, condi-
1116 tioned upon the faithful performance of this chapter in the
1117 penal sum of one thousand dollars."

1118 Sec. 42. Section one hundred twenty-four point twenty-
1119 four (124.24), Code 1966, as amended by chapter one hundred
1120 fifty-five (155), section twelve (12), chapter one hundred
1121 sixty (160), section one (1), and chapter three hundred forty-
1122 two (342), section fifty-one (51), Acts of the Sixty-second

1123 General Assembly, is hereby further amended by striking lines
1124 thirty-two (32) and thirty-three (33) and inserting in lieu
1125 thereof the words "fees shall be paid to the department of
1126 public safety. Such department shall issue".

1127 Sec. 43. Section one hundred twenty-four point twenty-
1128 seven (124.27), Code 1966, as amended by chapter one hundred
1129 fifty-five (155), section fourteen (14), and chapter three
1130 hundred forty-two (342); section fifty-three (53), Acts of
1131 the Sixty-second General Assembly, is hereby further amended
1132 by striking lines fourteen (14) and fifteen (15), as amended,
1133 and inserting in lieu thereof the words "open to inspection
1134 by the department of public safety or its authorized represen-
1135 tative."

1136 Sec. 44. Section one hundred twenty-four point thirty-
1137 one (124.31), Code 1966, is hereby amended by striking from
1138 line twenty-seven (27), the words "of a" and inserting in lieu
1139 thereof the words "of an 'on sale'".

1140 Sec. 45. Section one hundred twenty-four point thirty-
1141 three (124.33), subsection two (2), Code 1966, as amended by
1142 chapter one hundred fifty-five (155), section fifteen (15),
1143 and chapter three hundred forty-two (342), section fifty-four
1144 (54), Acts of the Sixty-second General Assembly, is hereby
1145 further amended by striking such subsection and inserting in
1146 lieu thereof the following:

1147 All license fees and taxes collected by the department of
1148 revenue and the department of public safety shall accrue to
1149 the state general fund."

1150 Sec. 46. Sections eighty point twenty-five (80.25), one
1151 hundred twenty-three point six (123.6), one hundred twenty-
1152 three point seven (123.7), one hundred twenty-three point
1153 eight (123.8), one hundred twenty-three point nine (123.9),
1154 one hundred twenty-three point ten (123.10), one hundred
1155 twenty-three point eleven (123.11), one hundred twenty-three
1156 point twelve (123.12), one hundred twenty-three point thirteen
1157 (123.13), one hundred twenty-three point fourteen (123.14),
1158 one hundred twenty-three fifteen (123.15), one hundred twenty-
1159 three point nineteen (123.19), one hundred twenty-three
1160 point twenty (123.20), one hundred twenty-three point twenty-
1161 one (123.21), one hundred twenty-three point thirty-seven
1162 (123.37), one hundred twenty-three point thirty-eight (123.38),
1163 one hundred twenty-three point thirty-nine (123.39), one hun-
1164 dred twenty-three point forty-one (123.41), one hundred twenty-
1165 three point fifty-two (123.52), one hundred twenty-three point
1166 fifty-four (123.54), one hundred twenty-three point fifty-
1167 seven (123.57), and one hundred twenty-three point fifty-
1168 eight (123.58), Code 1966, and chapter one hundred fifty-
1169 nine (159), Acts of the Sixty-second General Assembly, are
1170 hereby repealed.

1171 Sec. 47. This Act shall be effective July 1, 1971, pro-
1172 vided, however, that any duties and obligations vested in
1173 the liquor control commission not completed by such date, or
1174 which by their nature cannot be completed by January 1, 1971,
1175 may be completed thereafter and officers and employees nec-
1176 essary for the completion of such duties and obligations shall

1177 be paid such salaries and expenses as they would otherwise
1178 be entitled to out of funds appropriated to the department
1179 of public safety or to the liquor control commission.

BRINCK of Lee
FISCHER of Grundy
GANNON of Jasper
KNOBLAUCH of Carroll
RADL of Linn
ELLSWORTH of Dubuque
O'HEARN of Scott
BERGMAN of Lyon-Osceola
RODGERS of Dallas
McINTYRE of Linn
TIEDEN of Clayton
FRANKLIN of Polk
KENNEDY of Dubuque
BLOUIN of Dubuque

On motion by McCartney of Floyd, the House adjourned until
10:00 a.m., Monday, April 6, 1970.

JOURNAL OF THE HOUSE

Eighty-fifth Calendar Day—Sixtieth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, APRIL 6, 1970.

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

Prayer was offered by Father LeRoy L. Seuntjens, pastor of the St. Joseph's Church, Lohrville, Iowa.

The Journal of Friday, April 3, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Alt of Polk on request of Voorhees of Black Hawk; Caffrey of Polk on request of Wells of Linn; Stromer of Hancock on request of McCormick of Delaware; Nolting of Black Hawk on request of Ewell of Black Hawk.

DISTINGUISHED AWARD

Gannon of Jasper rose on a point of personal privilege and announced the following award from the National Education Association, Department of Rural Education, was presented to the Honorable Keith H. Dunton:

1969 Distinguished Legislative Service Award

Because of his view of education as one of the cornerstones of free democratic society, his awareness of the vital importance of personal leadership in achieving effective legislation, his active searching for ways whereby opportunities for all members of society might be expanded, the availability and quality of educational programs improved and broadened, the Department of Rural Education of the National Education Association, on this eighth day of October, 1969, confers this citation upon Keith H. Dunton, Iowa State Legislator, Keokuk County.

The House expressed its congratulations to Representative Dunton.

Representative Dunton rose and expressed his appreciation of the award.

PRESENTATION OF VISITORS

Van Roekel of Marion presented to the House the Honorable Armour Boot, former member of the House in the Sixty-first General Assembly representing Marion County.

The Speaker announced the following visitors present in the House chamber:

Thirty-nine senior government class students from Parkersburg High School, accompanied by their teachers, Tom Engelbert and Mr. Larson. By Grassley of Butler.

The Northeast Hamilton School of Blairsburg eighth grade civics class, accompanied by Superintendent Larson and their teacher, Mrs. Schutt. By Rex of Hamilton.

Twenty-two senior students from New Providence School, accompanied their teacher, Mr. Jarvis. By Welden of Hardin.

Thirty fifth grade students from Adams School, Des Moines, Iowa, accompanied by their teacher, Miss Ota. By Polk County delegation.

The 4-H Booster's Club from Marshalltown, Iowa, accompanied by Jim Connelly and Roger E. Harrison, leaders. By Miller of Marshall.

Thirty-nine senior government class students from Dows Community School, accompanied by their teacher, Laurence Hammel. By Duitscher of Wright.

SENATE MESSAGES CONSIDERED

Senate File 1078, a bill for an act to appropriate from the biennial appropriation of the department of social services for capital improvements at the Iowa Soldiers Home at Marshalltown.

Read first time and referred to committee on **appropriations**.

Senate File 1084, a bill for an act relating to collective bargaining in public employment and make an appropriation therefor.

Read first time and referred to the **sifting committee**.

Senate File 1307, a bill for an act to authorize exercise of a purchase-option by the armory board and to appropriate funds therefor; and to authorize the sale upon certain conditions of the property so acquired.

Read first time and referred to committee on **appropriations**.

Senate File 1312, a bill for an act relating to the budgeting and financing of governmental programs.

Read first time and referred to committee on **appropriations**.

SENATE FILE 58 RE-REFERRED

The Speaker announced that **Senate File 58** previously referred to sifting committee is re-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 326, a bill for an act to legalize professional boxing and wrestling.

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

Senate File 1273, a bill for an act to authorize cooperation between this state and other states in the collection of delinquent unemployment contributions, penalties, interest, and benefit overpayments.

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

Senate File 1277, a bill for an act relating to exercise of governmental powers by the state commerce commission.

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

Senate File 1808, a bill for an act relating to the inspection of places where dead human bodies are prepared for burial, or entombment and providing for a license fee and establishing a trust fund.

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

House File 139, a bill for an act relating to the establishment of recreational bikeways.

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

House File 404, a bill for an act relating to milk used for manufacturing purposes.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 499, a bill for an act relating to the war orphans educational aid fund.

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

House File 1004, a bill for an act relating to hunting from aircraft or snowmobiles.

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

House File 1040, a bill for an act relating to the development and reconstruction of a historical site and making an appropriation therefor.

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

House File 1057, a bill for an act relating to property exemption from taxation.

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

House File 1161, a bill for an act relating to the voting rights of county residents in annexation proceedings.

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

House File 1171, a bill for an act relating to the members of the board of architectural examiners.

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

House File 1229, a bill for an act relating to fees for filing hospital liens.

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

House File 1332, a bill for an act relating to exemption from taxation of property of levee and drainage districts.

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

House File 1356, a bill for an act to legalize certain proceedings of the Marion County board of supervisors.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 499

Amend House File 499, page 1, by striking lines 11 through 21, inclusive.

COMMUNICATION FROM THE SECRETARY OF STATE

April 3, 1970

Mr. William R. Kendrick
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that House File 1060 was published in The Sioux City Journal, Sioux City, Iowa, March 20, 1970, and in The Sheldon Mail, Sheldon, Iowa, March 18, 1970.

I further certify that Senate File 1139 was published in the Jackson Sentinel, Maquoketa, Iowa, March 19, 1970, and in the Telegraph-Herald, Dubuque, Iowa, March 23, 1970.

I further certify that Senate File 1140 was published in the Jackson Sentinel, Maquoketa, Iowa, March 19, 1970, and in The Telegraph-Herald, Dubuque, Iowa, March 23, 1970.

I further certify that Senate File 1149 was published in the Lee Town News, Des Moines, Iowa, April 2, 1970, and in The Sioux Center News, Sioux Center, Iowa, March 26, 1970.

I further certify that House File 1222 was published in The Des Moines Register, Des Moines, Iowa, March 26, 1970; and in the Eldora Herald-Ledger, Eldora, Iowa, March 31, 1970.

Respectfully submitted,

MELVIN D. SYNHORST
Secretary of State

CONSIDERATION OF BILLS

SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 1057, a bill for an act relating to special limitations of actions regarding the recovery of interests in real estate, 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. 1057)

The ayes were, 80:

Andersen	Gannon	McIntyre	Rex
Battles	Goode	Mendenhall	Rodgers
Bergman	Graham	Menefee	Roorda
Blouin	Grassley	Middleswart	Sanders
Camp	Hansen of	Millen	Schmeiser
Campbell	Black Hawk	Miller of	Schwartz
Cochran	Hanson of	Des Moines	Shepherd
Corey	Howard-Mitchell	Miller of	Stokes
Crabb	Hill	Jones	Strand
Cunningham	Holden	Miller of	Strothman
Dietz	Huff	Marshall	Tieden
Dougherty	Johnson of	Milligan	Van Drie
Doyle	Audubon	Mohrfeld	Van Nostrand
Drake	Kehe	Nelson	Van Roekel
Dunton	Kennedy of	Newton	Voorhees
Edgington	Dubuque	Nielsen	Warren
Ellsworth	Knight	Ossian	Waugh
Fisher of	Knoblauch	Pelton	Weichman
Greene	Koch	Peterson	Welden
Freeman of	Kruse	Pierson	Winkelman
Buena Vista	Lippold	Poncy	Wolfe
Freeman of	Logue	Priebe	Mr. Speaker
Clay-Dickinson	McCormick		

The nays were, 2:

Miller of	Schroeder
Page	

Absent or not voting, 42:

Alt	Fischer of	Kreamer	Radl
Baker	Grundy	Langland	Renda
Bennett	Franklin	Lawson	Shaw
Brinck	Hamilton	Lipsky	Skinner
Caffrey	Jesse	Logemann	Sorg
Christensen	Johnston of	Mayberry	Stroburg
Crosier	Johnson	McCartney	Stromer
Darrington	Kennedy of	Mezvinsky	Tapscott
Den Herder	Chickasaw	Nolting	Varley
Dooley	Kitner	O'Hearn	Walter
Duitscher	Cluever	Perkins	Wells
Ewell			

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

Senate File 1248, a bill for an act relating to the rate of interest on anticipatory bonds issued by townships, 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. 1248)

The ayes were, 86:

Andersen	Freeman of	Logue	Priebe
Battles	Clay-Diekinson	McCormick	Rex
Bergman	Gannon	McIntyre	Rodgers
Blouin	Goode	Mendenhall	Roorda
Camp	Graham	Menefee	Sanders
Campbell	Hamilton	Mezvinsky	Schmeiser
Christensen	Hansen of	Middleswart	Schroeder
Cochran	Black Hawk	Miller of	Schwartz
Corey	Hanson of	Des Moines	Shepherd
Crosier	Howard-Mitchell	Miller of	Sorg
Cunningham	Hill	Jones	Stokes
Den Herder	Holden	Miller of	Strand
Dietz	Huff	Marshall	Strothman
Dougherty	Johnson of	Miller of	Van Drie
Doyle	Audubon	Page	Van Nostrand
Drake	Kehe	Mohrfeld	Van Roekel
Duitscher	Kennedy of	Nelson	Voorhees
Dunton	Dubuque	Newton	Warren
Edgington	Knight	Nielsen	Waugh
Ellsworth	Knoblauch	Ossian	Weichman
Fisher of	Koch	Pelton	Welden
Greene	Kreamer	Peterson	Winkelman
Freeman of	Kruse	Pierson	Wolfe
Buena Vista	Lawson	Poncy	Mr. Speaker
	Lippold		

The nays were, none.

Absent or not voting, 38:

Alt	Franklin	Lipsky	Renda
Baker	Grassley	Logemann	Shaw
Bennett	Jesse	Mayberry	Skinner
Brinck	Johnston of	McCartney	Stroburg
Caffrey	Johnson	Millen	Stromer
Crabb	Kennedy of	Milligan	Tapscott
Darrington	Chickasaw	Nolting	Tieden
Dooley	Kitner	O'Hearn	Varley
Ewell	Kluever	Perkins	Walter
Fischer of	Langland	Radl	Wells
Grundy			

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

Senate File 1197, a bill for an act relating to municipal court

clerks and bailiffs, 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. 1197)

The ayes were, 81:

Andersen	Freeman of	Koch	Pelton
Battles	Buena Vista	Lawson	Peterson
Bergman	Freeman of	Lippold	Pierson
Blouin	Clay-Dickinson	Logue	Poncy
Camp	Goode	McCormick	Priebe
Campbell	Graham	McIntyre	Rex
Cochran	Grassley	Mendenhall	Rodgers
Corey	Hamilton	Menefee	Sanders
Crabb	Hansen of	Mezvinsky	Schmeiser
Cunningham	Black Hawk	Middleswart	Schwartz
Den Herder	Hanson of	Miller of	Sorg
Dietz	Howard-Mitchell	Des Moines	Strand
Dougherty	Hill	Miller of	Strothman
Doyle	Holden	Jones	Tieden
Drake	Huff	Miller of	Van Drie
Duitscher	Johnson of	Marshall	Van Nostrand
Dunton	Audubon	Miller of	Van Roekel
Edgington	Kehe	Page	Voorhees
Ellsworth	Kennedy of	Milligan	Waugh
Fischer of	Chickasaw	Nelson	Weichman
Grundy	Kennedy of	Newton	Winkelman
Fisher of	Dubuque	Nielsen	Wolfe
Greene	Knight	O'Hearn	Mr. Speaker
	Knoblauch	Ossian	

The nays were, 7:

Christensen	Kreamer	Roorda	Stokes
Crosier	Kruse	Schroeder	

Absent or not voting, 36:

Alt	Jesse	McCartney	Skinner
Baker	Johnston of	Millen	Stroburg
Bennett	Johnson	Mohrfeld	Stromer
Brinck	Kitner	Nolting	Tapscott
Caffrey	Kluever	Perkins	Varley
Darrington	Langland	Radl	Walter
Dooley	Lipsky	Renda	Warren
Ewell	Logemann	Shaw	Welden
Franklin	Mayberry	Shepherd	Wells
Gannon			

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

Senate File 1104, a bill for an act relating to the mileage and expenses of county engineers, with report of committee recommending passage, was taken up for consideration.

Campbell of Washington moved that the bill be read a last time

now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 1104)

The ayes were, 89:

Andersen	Freeman of	Lippold	Pierson
Battles	Clay-Dickinson	Lipsky	Poncy
Bergman	Goode	Logue	Priebe
Blouin	Graham	McCormick	Rodgers
Camp	Grassley	McIntyre	Roorda
Campbell	Hamilton	Mendenhall	Sanders
Christensen	Hansen of	Menefee	Schmeiser
Cochran	Black Hawk	Mezvinsky	Schroeder
Corey	Hanson of	Middleswart	Schwartz
Crabb	Howard-Mitchell	Millen	Shepherd
Cunningham	Hill	Miller of	Sorg
Den Herder	Holden	Des Moines	Stokes
Dougherty	Huff	Miller of	Strand
Doyle	Johnson of	Jones	Strothman
Drake	Audubon	Miller of	Tieden
Duitscher	Kehe	Marshall	Van Drie
Dunton	Kennedy of	Miller of	Van Nostrand
Edgington	Chickasaw	Page	Van Roekel
Ellsworth	Kennedy of	Mohrfeld	Voorhees
Fischer of	Dubuque	Nelson	Warren
Grundy	Knight	Newton	Waugh
Fisher of	Knoblauch	Nielsen	Weichman
Greene	Koch	O'Hearn	Winkelman
Freeman of	Kreamer	Ossian	Wolfe
Buena Vista	Kruse	Pelton	Mr. Speaker
	Lawson	Peterson	

The nays were, none.

Absent or not voting, 35:

Alt	Well	Logemann	Shaw
Baker	Franklin	Mayberry	Skinner
Bennett	Gannon	McCartney	Stroburg
Brinck	Jesse	Milligan	Stromer
Caffrey	Johnston of	Nolting	Tapscott
Crosier	Johnson	Perkins	Varley
Darrington	Kitner	Radl	Walter
Dietz	Cluever	Renda	Weiden
Dooley	Langland	Rex	Wells

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

House File 1257, a bill for an act relating to claims against the state, 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. 1257)

The ayes were, 92:

Battles	Freeman of	Lipsky	Poncy
Bergman	Clay-Dickinson	Logue	Priebe
Blouin	Goode	Mayberry	Rex
Camp	Graham	McCormick	Rodgers
Campbell	Grassley	McIntyre	Roorda
Christensen	Hamilton	Mendenhall	Sanders
Cochran	Hansen of	Menefee	Schmeiser
Corey	Black Hawk	Mezvinsky	Schroeder
Crabb	Hanson of	Middleswart	Schwartz
Crosier	Howard-Mitchell	Millen	Shepherd
Cunningham	Hill	Miller of	Sorg
Den Herder	Holden	Des Moines	Stokes
Dietz	Huff	Miller of	Strand
Dougherty	Johnson of	Jones	Strothman
Doyle	Audubon	Miller of	Tieden
Drake	Kehe	Marshall	Van Drie
Duitscher	Kennedy of	Miller of	Van Nostrand
Dunton	Chickasaw	Page	Van Roekel
Edgington	Kennedy of	Milligan	Varley
Ellsworth	Dubuque	Mohrfeld	Voorhees
Fischer of	Knight	Newton	Warren
Grundy	Knoblauch	Nielsen	Waugh
Fisher of	Koch	O'Hearn	Weichman
Greene	Kreamer	Ossian	Winkelman
Freeman of	Kruse	Pelton	Wolfe
Buena Vista	Lawson	Peterson	Mr. Speaker
	Lippold		

The nays were, none.

Absent or not voting, 32:

Alt	Franklin	Logemann	Shaw
Andersen	Gannon	McCartney	Skinner
Baker	Jesse	Nelson	Stroburg
Bennett	Johnston of	Nolting	Stromer
Brinck	Johnson	Perkins	Tapscott
Caffrey	Kitner	Pierson	Walter
Darrington	Kluever	Radl	Welden
Dooley	Langland	Renda	Wells
Ewell			

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

House File 1203, a bill for an act relating to maximum income for persons eligible for low-rent housing, 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. 1203)

The ayes were, 93:

Andersen	Freeman of	Lippold	Poncy
Battles	Clay-Dickinson	Lipsky	Priebe
Bergman	Gannon	Logue	Radl
Blouin	Goode	Mayberry	Rex
Brinck	Grassley	McCartney	Rodgers
Camp	Hamilton	McCormick	Roorda
Campbell	Hansen of	McIntyre	Sanders
Christensen	Black Hawk	Mendenhall	Schmeiser
Cochran	Hanson of	Menefee	Schroeder
Corey	Howard-Mitchell	Mezvinsky	Schwartz
Crabb	Hill	Middleswart	Shepherd
Crosier	Holden	Miller of	Sorg
Cunningham	Huff	Jones	Stokes
Den Herder	Johnson of	Miller of	Strand
Dietz	Audubon	Marshall	Strothman
Dougherty	Kehe	Miller of	Van Drie
Doyle	Kennedy of	Page	Van Nostrand
Drake	Chickasaw	Milligan	Van Roekel
Dunton	Kennedy of	Nelson	Varley
Edgington	Dubuque	Newton	Voorhees
Ellsworth	Knight	Nielsen	Warren
Fischer of	Knoblauch	O'Hearn	Waugh
Grundy	Koch	Ossian	Weichman
Fisher of	Kreamer	Pelton	Winkelman
Greene	Kruse	Peterson	Wolfe
Freeman of	Lawson	Pierson	Mr. Speaker
Buena Vista			

The nays were, none.

Absent or not voting, 31:

Alt	Graham	Millen	Skinner
Baker	Jesse	Miller of	Stroburg
Bennett	Johnston of	Des Moines	Stromer
Caffrey	Johnson	Mohrfeld	Tapscott
Darrington	Kitner	Nolting	Tieden
Dooley	Kluever	Perkins	Walter
Duitscher	Langland	Renda	Welden
Ewell	Logemann	Shaw	Wells
Franklin			

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

Senate File 1096, a bill for an act relating to the appointment of interpreters in legal proceedings before any court or administrative agency, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 1096)

The ayes were, 98:

Andersen	Bergman	Brinck	Campbell
Battles	Blouin	Camp	Christensen

Cochran	Hamilton	Mendenhall	Rodgers
Corey	Hansen of	Menefee	Roorda
Crabb	Black Hawk	Mezvinsky	Sanders
Crosier	Hanson of	Middleswart	Schmeiser
Cunningham	Howard-Mitchell	Millen	Schroeder
Darrington	Hill	Miller of	Shepherd
Den Herder	Holden	Des Moines	Sorg
Dietz	Huff	Miller of	Stokes
Dougherty	Johnson of	Jones	Strand
Doyle	Audubon	Miller of	Strothman
Drake	Kehe	Marshall	Tapscott
Duitscher	Kennedy of	Miller of	Tieden
Dunton	Chickasaw	Page	Van Drie
Edgington	Knight	Milligan	Van Nostrand
Ellsworth	Knoblauch	Mohrfeld	Van Roekel
Fischer of	Koch	Nelson	Varley
Grundy	Kreamer	Newton	Voorhees
Fisher of	Kruse	Nielsen	Warren
Greene	Lawson	O'Hearn	Waugh
Freeman of	Lippold	Ossian	Weichman
Buena Vista	Lipsky	Pelton	Welden
Freeman of	Logue	Pierson	Wells
Clay-Dickinson	Mayberry	Poncy	Winkelman
Gannon	McCartney	Priebe	Wolfe
Goode	McCormick	Radl	Mr. Speaker
Graham	McIntyre		

The nays were, none.

Absent or not voting, 26:

Alt	Grassley	Kluever	Rex
Baker	Jesse	Langland	Schwartz
Bennett	Johnston of	Logemann	Shaw
Caffrey	Johnson	Nolting	Skinner
Dooley	Kennedy of	Perkins	Stroburg
Ewell	Dubuque	Peterson	Stromer
Franklin	Kitner	Renda	Walter

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

HOUSE FILE 1131 WITHDRAWN

Gannon of Jasper asked and received unanimous consent to withdraw **House File 1131** from further consideration by the House.

REFERRED TO SIFTING COMMITTEE

(House File 1001)

House File 1001, a bill for an act relating to the appointment of a treasurer of a joint county school system, was taken up for consideration.

Under House Rule 11 by the committee on noncontroversial bills, **House File 1001** is referred to the **sifting committee**.

Senate File 1203, a bill for an act to regulate insurance holding

company systems, 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. 1203)

The ayes were, 98:

Andersen	Freeman of	Kruse	Priebe
Baker	Buena Vista	Lawson	Radl
Battles	Freeman of	Lippold	Rax
Bergman	Clay-Dickinson	Lipsky	Rodgers
Blouin	Gannon	Logue	Roorda
Camp	Goode	Mayberry	Sanders
Campbell	Graham	McCormick	Schmeiser
Christensen	Grassley	Mendenhall	Schroeder
Cochran	Hamilton	Menefee	Schwartz
Corey	Hansen of	Mezvinsky	Shepherd
Crabb	Black Hawk	Middleward	Sorg
Cunningham	Hanson of	Millen	Stokes
Darrington	Howard-Mitchell	Miller of	Strand
Dietz	Hill	Jones	Tapscott
Dougherty	Holden	Miller of	Tieden
Doyle	Huff	Marshall	Van Drie
Drake	Jesse	Miller of	Van Nostrand
Duitscher	Johnson of	Page	Van Roekel
Dunton	Audubon	Milligan	Voorhees
Edgington	Kehe	Mohrfeld	Warren
Ellsworth	Kennedy of	Nelson	Waugh
Ewell	Chickasaw	Newton	Weichman
Fischer of	Kennedy of	Nielsen	Welden
Grundy	Dubuque	O'Hearn	Wells
Fisher of	Knight	Ossian	Winkelman
Greene	Knoblauch	Pelton	Wolfe
Franklin	Koch	Peterson	Mr. Speaker
	Kreamer	Poncy	

The nays were, none.

Absent or not voting, 26:

Alt	Johnston of	McIntyre	Shaw
Bennett	Johnson	Miller of	Skinner
Brinck	Kitner	Des Moines	Stroburg
Caffrey	Kluever	Nolting	Stromer
Crosier	Langland	Perkins	Strothman
Don Herder	Logemann	Peterson	Varley
Dooley	McCartney	Renda	Walter

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

HOUSE FILE 1264 WITHDRAWN

Ellsworth of Dubuque asked and received unanimous consent to withdraw **House File 1264** from further consideration by the House.

SENATE JOINT RESOLUTION 1002 DEFERRED

Senate Joint Resolution 1002, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to judges of the district court and supreme court.

Huff of Polk asked and received unanimous consent that Senate Joint Resolution 1002 be deferred and that the resolution be retained on the calendar under unfinished business.

Senate File 460, a bill for an act relating to the fee for filing notice of corporate dissolution, 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?" (S.F. 460)

The ayes were, 101:

Andersen	Franklin	Lippold	Pierson
Baker	Freeman of	Lipsky	Poncy
Battles	Buena Vista	Logue	Priebe
Bergman	Freeman of	Mayberry	Renda
Blouin	Clay-Dickinson	McCormick	Rex
Brinck	Goode	McIntyre	Rodgers
Camp	Graham	Mendenhall	Sanders
Campbell	Grassley	Menefee	Schmeiser
Christensen	Hamilton	Mezvinsky	Schroeder
Cochrane	Hansen of	Middleswart	Schwartz
Corey	Black Hawk	Millen	Shepherd
Crabb	Hanson of	Miller of	Sorg
Crosier	Howard-Mitchell	Des Moines	Stokes
Cunningham	Hill	Miller of	Strand
Darrington	Huff	Jones	Tapscott
Den Herder	Jesse	Miller of	Tieden
Dietz	Johnson of	Marshall	Van Drie
Dougherty	Audubon	Miller of	Van Nostrand
Doyle	Kehe	Page	Van Roekel
Drake	Kennedy of	Milligan	Varley
Duitscher	Chickasaw	Mohrfeld	Voorhees
Dunton	Kennedy of	Nelson	Warren
Edgington	Dubuque	Newton	Waugh
Ellsworth	Knight	Nielsen	Weichman
Ewell	Knoblauch	O'Hearn	Welden
Fischer of	Koch	Ossian	Winkelman
Grundy	Kreamer	Pelton	Wolfe
Fisher of	Kruse	Peterson	Mr. Speaker
Greene	Lawson		

The nays were, none.

Absent or not voting, 23:

Alt	Dooley	Johnston of	Kluever
Bennett	Gannon	Johnson	Langland
Caffrey	Holden	Kitner	Logemann

McCartney
Nolting
Perkins

Radl
Roorda
Skinner

Stroburg
Stromer
Shaw

Strothman
Walter
Wells

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

Senate File 1117, a bill for an act relating to federal tax lien registration, with report of committee recommending amendment and passage, was taken up for consideration.

Weichman of Benton offered the following amendment filed by him and moved its adoption:

Amend Senate File 1117, page 3, by striking all of lines 16 through 24, inclusive, and inserting in lieu thereof the following:

"Sec. 4. The fee for filing and indexing each notice of lien or certificate or notice affecting the tax lien shall be as provided in section three hundred thirty-five point fourteen (335.14), Code 1966."

The amendment was adopted.

Pelton of Clinton asked and received unanimous consent to withdraw the amendment filed by the committee on judiciary on February 18, 1970, and found on page 567 of the House Journal.

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. 1117)

The ayes were, 97:

Andersen	Dunton	Hill	Mendenhall
Baker	Edgington	Holden	Menefee
Battles	Ellsworth	Huff	Mezvisky
Bergman	Ewell	Johnson of	Middleswart
Blouin	Fischer of	Audubon	Millen
Brinck	Grundty	Kehe	Miller of
Camp	Fisher of	Kennedy of	Des Moines
Campbell	Greene	Chickasaw	Miller of
Christensen	Freeman of	Kennedy of	Jones
Cochran	Buena Vista	Dubuque	Miller of
Corey	Freeman of	Knights	Marshall
Crabb	Clay-Dickinson	Knoblauch	Miller of
Cunningham	Gannon	Kreamer	Page
Darrington	Goode	Kruse	Milligan
Den Herder	Graham	Lawson	Mohrfeld
Dietz	Grassley	Lippold	Nelson
Dooley	Hamilton	Lipsky	Newton
Dougherty	Hansen of	Logue	Nielsen
Doyle	Black Hawk	Mayberry	O'Hearn
Drake	Hanson of	McCormick	Ossian
Duitscher	Howard-Mitchell	McIntyre	Pelton

Peterson
Pierson
Poncy
Priebe
Radl
Renda
Rodgers

Roorda
Sanders
Schmeiser
Schroeder
Schwartz
Shepherd
Sorg

Stokes
Tapscott
Tieden
Van Drie
Van Roekel
Varley

Voorhees
Waugh
Weichman
Winkelman
Wolfe
Mr. Speaker

The nays were, none.

Absent or not voting, 27:

Alt
Bennett
Caffrey
Crosier
Franklin
Jesse
Johnston of
Johnson

Kitner
Kluever
Koch
Langland
Logemann
McCartney
Nolting

Perkins
Rex
Shaw
Skinner
Strand
Stroburg
Stromer

Strothman
Van Nostrand
Walter
Warren
Welden
Wells

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

Senate File 20, a bill for an act relating to demurrers by defendants in indictable criminal actions, with report of committee recommending passage, 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. 20)

The ayes were, 101:

Andersen
Baker
Battles
Bergman
Blouin
Camp
Campbell
Christensen
Cochran
Corey
Crabb
Crosier
Cunningham
Darrington
Den Herder
Dietz
Dooley
Dougherty
Drake
Duitscher
Dunton
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
Johnson of
Audubon
Kehe

Kennedy of
Chickasaw
Kennedy of
Dubuque
Knight
Knoblauch
Koch
Kreamer
Kruse
Lippold
Lipsky
Logue
Mayberry
McCormick
McIntyre
Mendenhall
Menefee
Mezvinisky
Middleswart
Millen
Miller of
Des Moines
Miller of
Jones

Miller of
Marshall
Miller of
Page
Milligan
Nelson
Newton
Nielsen
O'Hearn
Peterson
Pierson
Poncy
Priebe
Radl
Renda
Rodgers
Roorda
Sanders
Schmeiser
Schroeder
Schwartz
Shepherd

Sorg	Van Drie	Warren	Wells
Stokes	Van Nostrand	Waugh	Winkelman
Strand	Van Roekel	Weichman	Wolfe
Tapscott	Varley	Welden	Mr. Speaker
Tieden	Voorhees		

The nays were, 2:

Doyle	Jesse
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Absent or not voting, 21:

Alt	Kitner	Mohrfeld	Skinner
Bennett	Cluever	Nolting	Stroburg
Brinck	Langland	Perkins	Stromer
Caffrey	Lawson	Rex	Strothman
Johnston of Johnson	Logemann McCartney	Shaw	Walter

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

Senate File 1225, a bill for an act relating to the state archaeologist, 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. 1225)

The ayes were, 102:

Andersen	Franklin	Lippold	Radl
Battles	Freeman of	Logue	Renda
Bennett	Buena Vista	Mayberry	Rex
Bergman	Freeman of	McCartney	Rodgers
Blouin	Clay-Dickinson	McCormick	Roorda
Camp	Gannon	McIntyre	Sanders
Campbell	Goode	Mendenhall	Schmeiser
Christensen	Graham	Menefee	Schroeder
Cochran	Grassley	Mezvinsky	Schwartz
Corey	Hamilton	Middleswart	Shepherd
Crabb	Hanson of	Millen	Sorg
Crosier	Howard-Mitchell	Miller of	Stokes
Cunningham	Hill	Des Moines	Strand
Darrington	Holden	Miller of	Tapscott
Den Herder	Huff	Marshall	Tieden
Dietz	Jesse	Miller of	Van Drie
Dooley	Johnson of	Page	Van Nostrand
Dougherty	Audubon	Milligan	Van Roekel
Doyle	Kehe	Mohrfeld	Varley
Drake	Kennedy of	Nelson	Voorhees
Duitscher	Chickasaw	Newton	Warren
Dunton	Kennedy of	Nielsen	Waugh
Edgington	Dubuque	O'Hearn	Weichman
Ellsworth	Knight	Ossian	Welden
Ewell	Knoblauch	Pelton	Wells
Fischer of	Koch	Peterson	Winkelman
Grundy	Kreamer	Poncy	Wolfe
Fisher of	Kruse	Priebe	Mr. Speaker
Greene			

The nays were, none.

Absent or not voting, 22:

Alt	Johnston of	Logemann	Shaw
Baker	Johnson	Miller of	Skinner
Brinck	Kitner	Jones	Stroburg
Caffrey	Kluever	Nolting	Stromer
Hansen of	Langland	Perkins	Strothman
Black Hawk	Lawson	Pierson	Walter
	Lipsky		

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

Senate File 456, a bill for an act relating to the licensing and registration of nursing home administrators, with report of committee recommending passage, was taken up for consideration.

Koch of Woodbury offered the following amendment filed by Koch, et al., and moved its adoption:

Amend Senate File 456, as passed by the Senate and reprinted, page 1, by striking line 25, and page 2, by striking lines 1 through 28, inclusive, and inserting in lieu thereof the following:

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 public 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.

Roll call was requested by Corey of Louisa-Muscatine and Koch of Woodbury.

On the question "Shall the amendment be adopted?"

The ayes were, 62:

Battles	Freeman of	Lawson	Pelton
Brinck	Clay-Dickinson	Lippold	Peterson
Cochran	Hamilton	Logemann	Pierson
Corey	Hansen of	Logue	Rex
Crabb	Black Hawk	Mayberry	Sanders
Cunningham	Hanson of	McCartney	Schmeiser
Darrington	Howard-Mitchell	McCormick	Schroeder
Den Herder	Huff	Menefee	Sorg
Dietz	Johnson of	Miller of	Strothman
Dooley	Audubon	Des Moines	Tieden
Doyle	Kehe	Miller of	Voorhees
Drake	Kitner	Marshall	Waugh
Edgington	Knight	Miller of	Weichman
Ellsworth	Knoblauch	Page	Welden
Fischer of	Koch	Mohrfeld	Winkelman
Grundy	Kreamer	Nielsen	Wolfe
Freeman of	Kruse	O'Hearn	Mr. Speaker
Buena Vista	Langland	Ossian	

The nays were, 46:

Andersen	Franklin	Lipsky	Renda
Baker	Gannon	McIntyre	Rodgers
Bennett	Goode	Mendenhall	Roorda
Bergman	Graham	Mezvinsky	Schwartz
Blouin	Grassley	Middleswart	Skinner
Campbell	Hill	Millen	Stokes
Christensen	Holden	Miller of	Strand
Crosier	Jesse	Jones	Tapscott
Dougherty	Kennedy of	Milligan	Van Nostrand
Dunton	Chickasaw	Newton	Van Roekel
Ewell	Kennedy of	Poncy	Warren
Fisher of	Dubuque	Radl	Wells
Greene	Kluever		

Absent or not voting, 16:

Alt	Johnston of	Priebe	Stromer
Caffrey	Johnson	Shaw	Van Drie
Camp	Nelson	Shepherd	Varley
Duitscher	Nolting	Stroburg	Walter
	Perkins		

The amendment was adopted.

(Senate File 456 pending.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Middleswart of Warren for the afternoon on request of Doyle of Woodbury.

CONSIDERATION OF BILLS

The House resumed consideration of **Senate File 456**.

Den Herder of Sioux offered the following amendment filed by Den Herder, et al., and moved its adoption:

Amend Senate File 456 as amended, passed and reprinted by the Senate, as follows:

1. On page 3, line 22, strike the word "two" and insert in lieu thereof the word "three".
2. On page 3, line 24, strike the word "temporary".
3. On page 3, line 25, strike the comma after the word "fee" and insert in lieu thereof a period.
4. On page 3, strike the remainder of line 25 after the word "fee" and all of lines 26 through 29.

A non-record roll call was requested.

The ayes were 72, nays 20.

The amendment was adopted.

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

Amend Senate File 456, as passed by the Senate, as follows:

- (1) On page three (3), line twenty-two (22), strike the word "immediately".
- (2) On page three (3), line twenty-two (22), insert after the word "administrator" the words "or equivalent experience in other health care facilities".

The amendment was adopted.

Corey of Louisa-Muscatine offered the following amendment filed by him:

Amend Senate File 456, as amended, passed and reprinted by the Senate, as follows:

On page 5, add to section 10, subsection 3, "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 the nursing home board or owner show just cause why extension in excess of this is necessary."

Miller of Des Moines offered from the floor the following amendment to the amendment and moved its adoption:

Amend the Corey amendment, filed March 26, 1970, to Senate File 456 by inserting in line nine (9) after the word "basis" the following: "by the nursing home owner or owners,".

The amendment to the amendment was adopted.

Corey of Louisa-Muscatine moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Roorda of Jasper offered the following amendment filed by Roorda, et al., and moved its adoption:

Amend Senate File 456, as passed by the Senate and reprinted, as follows:

Page 6, by striking all after the word "board" in line 14, all of lines 15, 16, and 17 and through the word "board" in line 18, and inserting in lieu thereof a period.

The amendment was adopted.

Ewell of Black Hawk offered the following amendment from the floor and moved its adoption:

Amend Senate File 456 by striking section 13.

The amendment 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?" (S.F. 456)

The ayes were, 95:

Andersen	Dooley	Freeman of	Johnson of
Battles	Dougherty	Clay-Dickinson	Audubon
Bergman	Doyle	Gannon	Kehe
Blouin	Drake	Goode	Kennedy of
Brinck	Duitscher	Graham	Dubuque
Camp	Dunton	Hamilton	Kitner
Campbell	Edgington	Hansen of	Kluever
Christensen	Ellsworth	Black Hawk	Knight
Cochran	Fischer of	Hanson of	Knoblauch
Corey	Grundy	Howard-Mitchell	Koch
Crabb	Fisher of	Hill	Kreamer
Cunningham	Greene	Holden	Kruse
Den Herder	Freeman of	Huff	Lawson
Dietz	Buena Vista		Lippold

Lipsky	Miller of	Renda	Van Nostrand
Logemann	Marshall	Rodgers	Van Roekel
Logue	Milligan	Roorda	Varley
Mayberry	Mohrfeld	Sanders	Voorhees
McCormick	Nelson	Shaw	Walter
McIntyre	Newton	Shepherd	Warren
Mendenhall	Nielsen	Sorg	Waugh
Menefee	Ossian	Stokes	Weichman
Miller of	Pelton	Strand	Welden
Des Moines	Peterson	Stroburg	Wells
Miller of	Pierson	Strothman	Winkelman
Jones	Poncy	Tieden	Wolfe
	Priebe	Van Drie	Mr. Speaker

The nays were, 11:

Ewell	Johnston of	Mezvinsky	Schroeder
Franklin	Johnson	Rex	Schwartz
Grassley	Langland	Schmeiser	Tapscott.

Absent or not voting, 18:

Alt	Darrington	Middleswart	O'Hearn
Baker	Jesse	Millen	Perkins
Bennett	Kennedy of	Miller of	Radl
Caffrey	Chickasaw	Page	Skinner
Crosier	McCartney	Nolting	Stromer

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

House File 719, 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, with report of committee recommending amendment and passage, was taken up for consideration.

Pelton of Clinton offered the following amendment filed by the committee on judiciary and moved its adoption:

Amend House File 719 as follows:

1. Page 1, line 11, by inserting after the word "practice" the following: "rendering any obligation incurred by the buyer in connection therewith, completely void and a nullity."

2. Page 1, line 18, by striking the word "court" and inserting in lieu thereof the word "civil".

3. Page 1, by striking all of lines 20 and 21 and inserting in lieu thereof the following: "defendant to give testimony, and no criminal prosecution based upon transactions or acts about which he is questioned and required to give".

The amendment was adopted.

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. 719)

The ayes were, 102:

Andersen	Gannon	Mayberry	Rodgers
Battles	Goode	McCormick	Roorda
Bergman	Graham	McIntyre	Schmeiser
Blouin	Grassley	Mendenhall	Schroeder
Brinck	Hamilton	Menefee	Schwartz
Camp	Hansen of	Mezvinsky	Shaw
Campbell	Black Hawk	Millen	Shepherd
Cochran	Hanson of	Miller of	Sorg
Corey	Howard-Mitchell	Des Moines	Stokes
Crabb	Hill	Miller of	Strand
Cunningham	Holden	Jones	Stroburg
Den Herder	Johnson of	Miller of	Strothman
Dietz	Audubon	Marshall	Tapscott
Dooley	Johnston of	Milligan	Tieden
Dougherty	Johnson	Mohrfeld	Van Drie
Doyle	Kennedy of	Nelson	Van Nostrand
Drake	Dubuque	Newton	Van Roekel
Dunton	Kitner	Nielsen	Varley
Edgington	Kluever	O'Hearn	Voorhees
Ellsworth	Knight	Ossian	Walter
Ewell	Knoblauch	Pelton	Warren
Fischer of	Koch	Peterson	Waugh
Grundy	Kreamer	Pierson	Weichman
Fisher of	Kruse	Poncy	Welden
Greene	Langland	Priebe	Wells
Freeman of	Lippold	Radl	Winkelman
Buena Vista	Lipsky	Renda	Wolfe
Freeman of	Logemann	Rex	Mr. Speaker
Clay-Dickinson	Logue		

The nays were, none.

Absent or not voting, 22:

Alt	Duitscher	Lawson	Nolting
Baker	Franklin	McCartney	Perkins
Bennett	Huff	Middleswart	Sanders
Caffrey	Jesse	Miller of	Skinner
Christensen	Kehe	Page	Stromer
Crosier	Kennedy of		
Darrington	Chickasaw		

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

APPROPRIATIONS CALENDAR

House File 1358, a bill for an act making an appropriation to the state highway commission from the primary road fund for the purpose of making payments for expenses incurred in administering the merit system, was taken up for consideration.

Van Drie of Story offered the following amendment filed by Van Drie, et al.:

Amend House File 1358 as follows:

By inserting after section 1, the following new section:

Sec. 2. Chapter ninety-five (95), section three (3), Acts of the Sixty-second General Assembly, as amended by chapter seventy-nine (79), section five (5), Acts of the Sixty-third General Assembly, First Session, is hereby amended as follows:

(1) By inserting in line sixty (60) after the word "The" the words "state highway commission, the".

(2) By inserting in line sixty-four (64) after the word "the" the words "state highway commission, the".

2. By renumbering section 2 as section 3.

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.

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. 1358)

The ayes were, 82:

Andersen	Fisher of	Kreamer	Pierson
Battles	Greene	Lippold	Poncy
Bennett	Franklin	Lipsky	Priebe
Bergman	Freeman of	Logue	Radl
Blouin	Buena Vista	Mayberry	Rodgers
Brinck	Freeman of	McCormick	Sanders
Camp	Clay-Dickinson	McIntyre	Schmeiser
Campbell	Gannon	Menefee	Schroeder
Cochran	Goode	Mezvinsky	Schwartz
Corey	Graham	Miller of	Shepherd
Crabb	Grassley	Des Moines	Sorg
Crosier	Hamilton	Miller of	Strand
Cunningham	Hansen of	Jones	Strothman
Darrington	Black Hawk	Miller of	Tapscott
Den Herder	Hanson of	Marshall	Van Roekel
Dougherty	Howard-Mitchell	Milligan	Varley
Drake	Holden	Nelson	Walter
Duitscher	Johnson of	Newton	Waugh
Dunton	Audubon	Nielsen	Weichman
Edgington	Kehe	O'Hearn	Welden
Ellsworth	Kennedy of	Ossian	Wells
Fischer of	Dubuque	Pelton	Wolfe
Grundy	Knoblauch	Peterson	Mr. Speaker
	Koch		

The nays were, 24:

Christensen	Kluever	Mendenhall	Stroburg
Dietz	Knight	Miller of	Tieden
Dooley	Kruse	Page	Van Drie
Doyle	Langland	Mohrfeld	Voorhees
Ewell	Lawson	Rex	Warren
Hill	Logemann	Stokes	Winkelman
Kitner			

Absent or not voting, 18:

Alt	Johnston of	Middleswart	Roorda
Baker	Johnson	Millen	Shaw
Caffrey	Kennedy of	Nolting	Skinner
Huff	Chickasaw	Perkins	Stromer
Jesse	McCartney	Renda	Van Nostrand

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 1185, a bill for an act relating to electric transmission lines and the power of eminent domain exercised by electric utilities, with report of committee recommending amendment and passage, was taken up for consideration.

Koch of Woodbury offered the following amendment filed by the committee on commerce:

Amend Senate File 1185, as amended, passed and reprinted by the Senate, as follows:

1. Page 1, by striking lines 12 through 25, inclusive.
2. Page 2, by striking lines 1 through 35, inclusive.
3. Page 3, by striking lines 1 and 2.
4. Page 3, by striking from line 30 the words "and future land use and".
5. Page 3, line 32, by inserting after the word "project" the words "insofar as they are known or reasonably foreseen by the applicant".
6. Page 4, by striking lines 1 through 5, inclusive.
7. Page 4, by striking lines 26 through 35, inclusive.
8. Page 5, by striking lines 1 and 2.
9. Page 5, by striking lines 20 through 35, inclusive, and inserting in lieu thereof the following:

Section four hundred eighty-nine point fifteen (489.15), Code 1966, is hereby amended as follows:

1. By striking from line four (4) the word "thereupon" and inserting in lieu thereof the words "upon filing an application and complying with the requirements of this section".

2. By striking from line five (5) the words "board or".
3. By inserting after line thirty-five (35) the following:

"As a condition precedent to the vesting of the power of eminent domain for the construction of a transmission line, an application shall be filed with the commission therefor. Not less than thirty days prior to the filing of such application the person, company, or corporation making the application shall hold at least one informal meeting in each county in which real property or rights therein will be affected. A member of the commission or a hearing examiner designated by the commission shall serve as the presiding officer at each meeting and present an agenda for such meeting which shall include a summary of the rights and remedies of landowners, as provided

by statute and the rules and regulations of the commission, in cases in which the power of eminent domain is invoked to acquire real property or an interest therein. No formal record of the meeting shall be required. Every application shall be under oath, by the applicant or if the applicant is a corporation, by its principal officer or his designee, and such application shall contain (1) a statement that the meetings herein provided were in fact held, and (2) a statement that no title to land or interest therein has been acquired by the applicant or any person, company, or corporation in behalf of the applicant, primarily for the construction of the transmission lines or, in the alternative, a statement listing all such purchases, the title or interest acquired, from whom, and the amount paid.

The meeting shall be held at a location reasonably accessible to all persons, companies, or corporations which may be affected by the granting of the power of eminent domain.

The person, company, or corporation seeking the power of eminent domain shall give notice of the informational meeting to each landowner affected by the proposed project including those from whom title to and interests in land have been acquired and any person, company, or corporation shown of record to be in possession of or residing on the property.

For the purposes of this section, 'landowner' means a person, company, or corporation listed on the tax assessment rolls as responsible for the payment of real estate taxes imposed on property, and 'transmission line' means any line carrying thirty-four point five kilovolts or more and extending a distance of not less than one mile across privately-owned real estate.

The notice shall set forth the name of applicant; the applicant's principal place of business; the general description and purpose of the proposed project; the general nature of the right-of-way desired; a map showing the route of the proposed project; that the landowner has a right to be present at such meeting and to file objections with the commerce commission; and a designation of the time and place of the meeting; and shall be served by certified mail with return requested not less than twenty days previous to the time set for the meeting; and shall be published once in a newspaper of general circulation in the county at least one week and not more than three weeks before the date set for the informational meeting. Such publication shall be considered notice to a landowner and any party in possession whose whereabouts is not known."

4. By striking from lines forty-three (43) through forty-five (45), inclusive, the words "or with the county board of supervisors in the county the land is situated".

5. By striking from lines fifty (50) and fifty-one (51) the words "or board of supervisor".

6. By striking from line fifty-seven (57) the words "or board of supervisors".

7. By striking from line sixty (60) the words "or board of supervisors".

8. By striking from lines sixty-five (65) and sixty-six (66) the words "or the board of supervisors".

9. By striking from line seventy-three (73) the words "or board of supervisors,".

10. Page 6, by striking lines 1 through 3, inclusive.

11. Page 6, line 17 by inserting after the word "to" the words "and limited to".

12. Page 6, by striking from lines 15 and 16 the words "a franchise" and inserting in lieu thereof the words "the power of eminent domain".

13. Page 6, by inserting after line 20 the following new section:

Chapter four hundred eighty-nine (489), Code 1966, is hereby amended by adding thereto the following new section:

"If any person shall sell, lease, or otherwise grant any title to or interest in land in any county which in any manner is used in connection with such proposed transmission lines project in that county, the consideration for which is less than that paid for similar titles or interests after holding the informational meeting required by this Act, he may file a complaint with the commission, provided the transaction took place not more than three years before such meeting. The commission shall hold or cause to be held a hearing upon such complaint, with not less than twenty days notice to the applicant. The commission may in its discretion hold a single hearing on all complaints from a county or portion thereof. Whenever the commission shall find, upon good cause shown, that the consideration paid for a title to or interest in land, prior to the holding of the informational meetings required herein, is substantially less in amount or value than the general level of considerations paid after the holding of such meetings, the commission shall by order require the applicant to pay the aggrieved landowner the difference between the general level of such considerations and the consideration paid by the applicant for the title or interest in question. This section shall be deemed to be a part of every contract for the transfer of any title to or interest in land for transmission line use, anything in the contract to the contrary notwithstanding, but shall have no retroactive application to contracts entered prior to the effective date of this Act."

Holden of Scott offered the following amendment to the committee amendment and moved its adoption:

Amend the committee on commerce amendment to Senate File 1185, filed March 23, 1970, and appearing on pages 1151 through 1153 of the House Journal, by inserting after line 126 the following:

14. Page 1, by inserting after line 2 the following new paragraph:

WHEREAS, the general assembly finds that from time to time prior to plans for transmission line projects becoming common knowledge, title to and interests in land have been acquired for considerations less than its fair value, sometimes to the disadvantage of widows, orphans, aged and infirm persons, and others to whom the state is bound to assure the equal protection of its laws, not merely in terms but in fact and substance; NOW THEREFORE,

A non-record roll call was requested.

The ayes were 79, nays 9.

The amendment to the amendment was adopted.

Gannon of Jasper offered the amendment filed by him on April 2, 1970, and found on pages 1334, 1335, 1336 and 1337 of the House Journal.

Koch of Woodbury rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and the amendment not germane.

Holden of Scott offered the following amendment to the committee amendment and moved its adoption:

Amend the committee on commerce amendment, filed March 23, 1970, and appearing on pages 1151 through 1153, inclusive, of the House Journal, to Senate File 1185, as amended and passed by the Senate, as follows:

1. By striking line 3 and inserting in lieu thereof the following:

1. Page 1, by striking lines 14 through 25, inclusive, and inserting in lieu thereof the words "through twenty-four (24), inclusive."

2. By striking line 12 and inserting in lieu thereof the following:

7. Page 4, by striking lines 29 through 35, inclusive, and inserting in lieu thereof the following:

hereby amended as follows:

1. By striking from line four (4) the words "board or".

2. By striking from line eight (8) the words "board or".

3. By striking from line thirteen (13) the words "board or".

4. By striking from line eighteen (18) the words "board or".

5. By striking from line twenty-one (21) the words "board or".

The amendment to the amendment was adopted.

Koch of Woodbury offered the following amendment filed by him and moved its adoption:

Amend the commerce committee amendment, filed March 23, 1970, to Senate File 1185, as passed by the Senate and reprinted, by striking lines 95 through 97 inclusive and inserting in lieu thereof the following:

12. Page 6, line 16, by inserting after the word "franchise" the words "or the power of eminent domain".

A non-record roll call was requested.

The ayes were 61, nays 27.

The amendment to the amendment was adopted.

Koch of Woodbury moved the adoption of the committee amendment as amended.

Roll call was requested by Gannon of Jasper and Koch of Woodbury.

On the question "Shall the committee amendment as amended be adopted?"

The ayes were, 69:

Andersen	Freeman of	Lippold	Pierson
Battles	Buena Vista	Logemann	Rex
Brinck	Freeman of	Logue	Sanders
Camp	Clay Dickinson	McCormick	Schroeder
Campbell	Goode	McIntyre	Shaw
Crabb	Graham	Mendenhall	Shepherd
Cunningham	Grassley	Menefee	Sorg
Darrington	Hamilton	Millen	Stokes
Den Herder	Hansen of	Miller of	Strand
Dooley	Black Hawk	Jones	Van Drie
Dougherty	Hanson of	Miller of	Van Roekel
Drake	Howard-Mitchell	Marshall	Voorhees
Dunton	Holden	Milligan	Walter
Edgington	Johnson of	Mohrfeld	Warren
Ellsworth	Audubon	Nelson	Waugh
Fischer of	Kehe	Nielsen	Weichman
Grundy	Knoblauch	O'Hearn	Welden
Fisher of	Koch	Ossian	Wolfe
Greene	Kruse	Pelton	Mr. Speaker
	Lawson	Peterson	

The nays were, 43:

Baker	Hill	Lipsky	Rodgers
Bennett	Huff	Mayberry	Roorda
Bergman	Jesse	Mezvinsky	Schmeiser
Blouin	Johnston of	Miller of	Schwartz
Christensen	Johnson	Des Moines	Skinner
Cochran	Kennedy of	Miller of	Stroburg
Crosier	Chickasaw	Page	Strothman
Dietz	Kennedy of	Newton	Tapscott
Doyle	Dubuque	Poncy	Tieden
Duitscher	Kitner	Priebe	Varley
Ewell	Kreamer	Radl	Wells
Gannon	Langland	Renda	Winkelman

Absent or not voting, 12:

Alt	Franklin	McCartney	Perkins
Caffrey	Kluever	Middleswart	Stromer
Corey	Knight	Nolting	Van Nostrand

The amendment as amended 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.

Rule 70 was invoked.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 1185)

The ayes were, 79:

Andersen	Freeman of	Langland	Pelton
Battles	Buena Vista	Lawson	Peterson
Bergman	Freeman of	Lippold	Pierson
Brinck	Clay-Dickinson	Logemann	Rax
Camp	Goode	Logue	Roorda
Campbell	Graham	McCormick	Schroeder
Christensen	Grassley	McIntyre	Shepherd
Corey	Hamilton	Mendenhall	Sorg
Crabb	Hansen of	Menefee	Stokes
Cunningham	Black Hawk	Millen	Strand
Darrington	Hanson of	Miller of	Tieden
Den Herder	Howard-Mitchell	Jones	Van Drie
Dooley	Hill	Miller of	Van Roekel
Dougherty	Holden	Marshall	Varley
Drake	Huff	Miller of	Voorhees
Dunton	Johnston of	Page	Warren
Edgington	Johnson	Milligan	Waugh
Ellsworth	Kehe	Mohrfeld	Weichman
Fischer of	Kitner	Nelson	Welden
Grundy	Kluever	Nielsen	Winkelman
Fisher of	Knoblauch	O'Hearn	Wolfe
Greene	Koch	Ossian	Mr. Speaker
	Kruse		

The nays were, 34:

Baker	Gannon	Mayberry	Schmeiser
Bennett	Jesse	Mezvinsky	Schwartz
Blouin	Johnson of	Miller of	Shaw
Cochran	Audubon	Des Moines	Skinner
Crosier	Kennedy of	Poncy	Stroburg
Dietz	Chickasaw	Priebe	Strothman
Doyle	Kennedy of	Radl	Tapscott
Duitscher	Dubuque	Renda	Walter
Ewell	Kreamer	Rodgers	Wells
Franklin	Lipsky		

Absent or not voting, 11:

Alt	McCartney	Nolting	Stromer
Caffrey	Middleswart	Perkins	Van Nostrand
Knight	Newton	Sanders	

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 1185 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 59, nays 35.

The motion prevailed.

HOUSE FILE 1150 WITHDRAWN

Koch of Woodbury asked and received unanimous consent to withdraw **House File 1150** from further consideration by the House.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 1060, a bill for an act relating to unexpended appropriations for a new medium security institution for men at Anamosa.

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

Senate File 1194, a bill for an act relating to motor vehicle accidents.

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

Senate Concurrent Resolution 119, providing for a study of the tax structure.

CARROLL A. LANE
Secretary of the Senate

SENATE CONCURRENT RESOLUTION 119

By Committee on Ways and Means

Whereas, recent studies have emphasized the gross inequities of the current tax system as a method of funding local governmental functions; and

Whereas, many taxpayers are strongly objecting to the large share of public school expenditures being paid from property tax revenue; and

Whereas, cities and towns and counties are experiencing difficulty operating within the current maximum property tax mill levies; and

Whereas, urban and rural property owners are paying a large share of the costs of local government; and

Whereas, ownership of property is not an accurate indicator of the owner's ability to pay taxes, nor a realistic measure of benefits received;
Now, Therefore,

Be It Resolved by the Senate, the House Concurring, That the legislative council shall create a study committee to conduct during the 1970 interim a detailed study of the tax structure as it relates to local taxing body expenditures and recommend methods of implementing tax reform measures which will effectively reduce emphasis on local property taxes; and

Be It Further Resolved, That the membership of the study committee shall consist of not more than sixteen legislators representing the Senate and House committees, including but not limited to ways and means, cities and towns, schools, and county government, said membership to be appointed jointly by the President of the Senate and Speaker of the House; and

Be It Further Resolved, That staff assistance be provided by the legislative service bureau, the department of revenue, the state comptroller, and the department of public instruction within the limits of available funds of said departments and moneys available to the General Assembly, and the study committee may employ other employees as it deems desirable from funds available for such purpose; and

Be It Further Resolved, That a report of the findings and recommendations of such study be submitted to the legislative council and the General Assembly prior to the convening of the Sixty-fourth General Assembly, First Session, and further supplemental reports may be presented at any time thereafter, accompanied by bill drafts designed to carry out the recommendations of the study committee.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 138

By Millen and Caffrey

Whereas, the House of Representatives and the Senate were authorized to employ pages during the legislative session; and

Whereas, the pages of the House of Representatives and the Senate have performed their duties and responsibilities in a competent and enthusiastic manner during the Sixty-third General Assembly, Second Session; and

Whereas, the members of the House of Representatives and the Senate appreciate the excellent service provided by the pages; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the Chief Clerk of the House of Representatives and the Secretary of the Senate on behalf of the members of the Sixty-third General Assembly, Second Session, are directed to prepare a Certificate of Service for each page commending them for the excellent performance of the tasks assigned; and

Be It Further Resolved, That such Certificate of Service and a copy of this concurrent resolution be presented to each page of the House of Representatives and the Senate by the Speaker of the House and the President of the Senate.

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 199, 354, 589, 1103, 1314, 1315; Senate Files 534, 585, 1127, 1279 and 1286.

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 199, 354, 589, 1103, 1314, 1315; Senate Files 534, 585, 1127, 1279 and 1286.

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 6th day of April, 1970, sent to the Governor for his approval: House Files 199, 354, 589, 1103, 1314 and 1315.

ELIZABETH SHAW, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 6, 1970, he approved and transmitted to the Secretary of State the following bills:

Senate File 1157, an act relating to closed highways and to the purchase or condemnation of property rights for establishment of an alternative access.

Senate File 1171, an act relating to determining compensation in eminent domain proceedings.

Senate File 1281, an act relating to workmen's compensation.

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. 1187 Relating to the administration of chemical tests for determining intoxication. By Nielsen, Schroeder, Crabb, Van Roekel, et al.
- S. F. 1276 Relating to encouraging persons to seek treatment for drug addiction or dependency. By committee on law enforcement.
- S. F. 1291 To establish a private school advisory committee. By committee on schools.
- S. F. 1187 Relating to the establishment of a university in western Iowa. By committee on higher education. (Companion bill H. F. 1167)

RALPH F. McCARTNEY
Chairman, Sifting Committee

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 noncontroversial calendar:

- H. F. 1341 To create a scenic rivers system in this state. By committee on conservation and recreation.
- S. F. 1300 To amend Senate File 1088, Acts of the Sixty-third General Assembly, Second Session, to assure the right of protest and appeal of assessments thereunder. By committee on ways and means.
- S. F. 1101 An act specifically providing that cities and towns within the outside boundaries of any soil conservation district are a part of such district. By Balloun.

- S. F. 1111 Relating to election precincts. By Rigler.
 H. F. 1361 Relating to licenses in the practice of medicine. By committee on state government.
 H. F. 1273 Relating to the amount of the primary road construction fund to be expended for maintenance in cities and towns. By Wells, Lipsky and Crosier. (Companion bill S. F. 1219)
 H. F. 1280 Relating to the amount of funds authorized to be expended for primary road system improvements in cities and towns. By Crosier, Lipsky, et al. (Companion bill S. F. 1200)
 S. F. 244 Relating to civil service workers. By Potgeter.
 S. F. 659 Relating to lost warehouse receipts. By committee on commerce.
 S. F. 1064 Relating to the annual report of the commerce commission. By committee on commerce.

RALPH F. McCARTNEY
 Chairman, Sifting Committee

REQUEST

MR. SPEAKER: We the following members request that House Files 1273 and 1280 be removed from the noncontroversial sifting committee calendar.

HAROLD O. FISCHER
 EDGAR J. KOCH
 FRED MOHRFELD
 WILLIAM E. DARRINGTON
 LEROY S. MILLER

AMENDMENTS FILED

1 Amend House File 1360 as follows:

- 2 1. By striking from page 2, line 9, the word "thirty"
 3 and inserting in lieu thereof the word "forty".
 4 2. By striking from page 2, line 18, the word "four"
 5 and inserting in lieu thereof the word "twelve".

BLOUIN of Dubuque

1 Amend House File 1360 as follows:

- 2 1. Page 2, by striking all of lines 32 through 35,
 3 and page 3 all of lines 1 and 2, and inserting in lieu
 4 thereof the following:
 5 "The director shall have the power, with the
 6 approval of the commission, to employ personnel as
 7 may be necessary for the general administration of
 8 this commission, who shall include, but is not limited
 9 to, the employment of two full-time technical secretaries
 10 skilled in the areas of air and water pollution, and who
 11 shall receive just compensation."
 12 2. Page 3, by adding after line 2 the following
 13 new sections:
 14 "Sec. 8. On behalf of the commission, the director
 15 is authorized, at the discretion of the commission, to
 16 accept, receive, disburse, and administer grants or
 17 other funds or gifts from any source, including private
 18 individuals or agencies, for the purpose of carrying out
 19 the provisions of this Act.

20 Sec. 9. All reports, documents, surveys, books,
 21 records, files, papers or other writings in the posses-
 22 sion of the state department of health, the air pollution
 23 control commission, or the water pollution control
 24 commission pertaining to air and water pollution shall
 25 be delivered to the custody of this commission."

26 3. Further amend by renumbering the remaining
 27 sections.

BLOUIN of Dubuque

1 Amend House File 1362 as follows:

2 1. Page 2, by inserting after line 16 the following new
 3 section:

4 Section four hundred twenty-eight point seventeen
 5 (428.17), Code 1966, is hereby amended by inserting at the
 6 end thereof the words "In assessing stocks of merchandise,
 7 the assessor shall exclude all such merchandise which has
 8 been held by the merchant for one year or more."

9 2. By renumbering the remaining section.

10 3. Amend the title by inserting in line 1 after the word
 11 "cattle" the words "and stocks of merchandise".

McCORMICK of Delaware

1 Amend House File 1362, page 1, line 18, by
 2 inserting after the word "older" the words
 3 " , not to exceed fifty (50) head for each
 4 individual, partnership, or corporation,".

CAMPBELL of Washington
 PIERSON of Mahaska

1 Amend Senate File 1297, as passed by the Senate and
 2 reprinted, as follows:

3 1. Page 5, by striking lines 13 through 35.

4 2. Page 6, by striking lines 1 through 24.

FISHER of Greene
 KREAMER of Polk
 GRASSLEY of Butler
 NIELSEN of Shelby
 ROORDA of Jasper
 DOUGHERTY of Lucas-Monroe

1 Amend Senate File 1312, as amended, passed, and reprinted,
 2 by inserting on page 10 after line 31 the following new section:

3 "There is hereby appropriated from the general fund of the
 4 state the sum of eight thousand (8,000) dollars, or so much
 5 thereof as may be necessary, for the use of the Iowa criminal
 6 code review study committee, created by Senate Joint Resolution
 7 18, chapter three hundred thirty (330), Acts of the Sixty-third
 8 General Assembly, First Session."

9 Further amend Senate File 1312 by renumbering the remaining
 10 section.

HILL of Marshall

1 Amend Senate File 1312, as amended and passed by the
 2 Senate, as follows:

3 1. Page 1, by striking lines 4 through 24, inclusive, and
 4 inserting in lieu thereof the following:

5 Section. 1. Section four hundred twenty-two point five
6 (422.5), Code 1966, as amended by chapter three hundred forty-
7 eight (348), section fourteen (14), Acts of the Sixty-second
8 General Assembly, and chapter one hundred eleven (111), sec-
9 tion five (5), and chapter two hundred forty-three (243),
10 sections one (1) and four (4), Acts of the Sixty-third General
11 Assembly, First Session, is hereby further amended by striking
12 all of such section after line twelve (12) and inserting
13 in lieu thereof the following:

14 "1. On the first one thousand dollars of taxable income,
15 or any part thereof, nine-tenths of one percent.

16 2. On the second thousand dollars of taxable income, or
17 any part thereof, one and seven-eighths percent.

18 3. On the third thousand dollars of taxable income, or
19 any part thereof, two and four-fifths percent.

20 4. On the fourth thousand dollars of taxable income,
21 or any part thereof, three and three-fourths percent.

22 5. On the fifth, sixth, and seventh thousand dollars
23 of taxable income, or any part thereof, four and two-thirds
24 percent.

25 6. On the eighth thousand dollars of taxable income, or
26 any part thereof, five and five-eighths percent.

27 7. On the ninth, tenth, eleventh, and twelfth thousand
28 dollars of taxable income, or any part thereof, six and one-
29 half percent.

30 8. On the thirteenth, fourteenth, fifteenth, sixteenth,
31 and seventeenth thousand dollars of taxable income, or any
32 part thereof, eight percent.

33 9. On the eighteenth, nineteenth, twentieth, twenty-first,
34 twenty-second, twenty-third, and twenty-fourth thousand dollars
35 of taxable income, or any part thereof, ten percent.

36 10. On twenty-five thousand dollars or more of taxable
37 income, twelve and one-half percent.

38 This tax shall be effective for all taxable years ending
39 after January 1, 1970, except that for taxable years beginning
40 before January 1, 1970, and ending thereafter, shall be col-
41 lected on the basis of the proportion which the number of
42 months in any such fiscal year, commencing with the month of
43 January, 1970, bears to the total fiscal year."

44 Sec. 2. Chapter three hundred forty-eight (348), sec-
45 tion twenty (20), Acts of the Sixty-second General Assembly,
46 amending section four hundred twenty-two point twenty-three
47 (422.23), Code 1966, is hereby amended as follows:

48 1. By striking from line four (4) the word and figures
49 "October 1, 1967" and inserting in lieu thereof the word and
50 figures "July 1, 1970".

51 2. By striking from lines four (4) and five (5) the
52 words and figures "three percent (3%)" and inserting in lieu
53 thereof the words "four percent".

54 3. By striking from line six (6) the word and figure
55 "October, 1967" and inserting in lieu thereof the word and
56 figure "July, 1970".

57 4. By inserting after line fifteen (15) the following
58 new paragraph:

59 "The rate of tax on the sale of tangible personal property

60 and services used in the performance of a building or con-
61 struction contract executed after October 1, 1967 and prior
62 to July 1, 1970 shall be three percent."

63 Sec. 3. Chapter one hundred eleven (111), section eleven
64 (11), Acts of the Sixty-third General Assembly, First Session,
65 amending section four hundred twenty-two point forty-three
66 (422.43), Code 1966, is hereby amended as follows:

67 1. By striking from line four (4) the word "three" and
68 inserting in lieu thereof the word "four".

69 2. By striking from line eight (8) the word "three" and
70 inserting in lieu thereof the word "four".

71 Sec. 4. Chapter three hundred forty-eight (348), section
72 thirty-five (35), Acts of the Sixty-second General Assembly,
73 amending section four hundred twenty-three point two (423.2),
74 Code 1966, is hereby amended as follows:

75 1. By striking from line three (3) the word and figures
76 "October 1, 1967" and inserting in lieu thereof the word and
77 figures "July 1, 1970".

78 2. By striking from line six (6) the word "three" and
79 inserting in lieu thereof the word "four".

80 Sec. 5. Chapter three hundred forty-eight (348), sec-
81 tion thirty-six (36), Acts of the Sixty-second General Assembly,
82 amending section four hundred twenty-three point two (423.2),
83 Code 1966, is hereby amended as follows:

84 1. By striking from line three (3) the word "three" and
85 inserting in lieu thereof the word "four".

86 2. By striking line six (6) and inserting in lieu there-
87 of the words and figures "July 1, 1970 shall be three percent."

88 Sec. 6. Chapter three hundred forty-eight (348), sec-
89 tion forty (40), Acts of the Sixty-second General Assembly,
90 amending section four hundred twenty-three point thirteen
91 (423.13), Code 1966, is hereby amended by striking from line
92 four (4) the word "three" and inserting in lieu thereof the
93 word "four".

94 Sec. 7. Chapter four hundred twenty-two (422), Code
95 1966, is hereby amended by adding thereto the following new
96 section:

97 "In addition to the other provisions of this chapter,
98 every resident individual shall be entitled to a sales tax
99 refund for each taxable year with respect to himself and
100 each of the persons for whom he would be entitled to claim
101 as a personal exemption for purposes of the individual income
102 tax imposed under division two (II) of this chapter, whether
103 or not such resident individual is required to file an indi-
104 vidual income tax return or pay such tax.

105 The amount of refund shall be computed in accordance

106 with the following table:

107 If the taxable income of the resident
108 individual for the taxable year is:

109

110

111

112

113 Under \$1,000

114 Over \$1,000, but under \$2,000

115 Over \$2,000, but under \$2,500

116 Over \$2,500, but under \$3,000

117 Over \$3,000, but under \$3,500

118 Over \$3,500, but under \$4,000

119 Over \$4,000, but under \$5,000

120 Over \$5,000, but under \$5,500

121 Over \$5,500, but under \$6,000

122 Over \$6,000, but under \$6,500

123 Over \$6,500, but under \$7,000

124 Over \$7,000

The refund allowed to
resident individual for
himself and for each
person for whom he is en-
titled to claim a personal
exemption is:

\$12.

11.

10.

9.

8.

7.

6.

5.

4.

3.

2.

0.

125 No resident individual shall be eligible to claim the
126 sales tax refund if such individual has a net income of over
127 nine thousand dollars.

128 No resident individual shall be eligible to claim a sales
129 tax refund if such individual has been claimed as a dependent
130 or personal exemption on another resident individual's income
131 tax return.

132 No resident individual shall be eligible to claim a sales
133 tax refund if such individual has filed a joint federal in-
134 come tax refund and the combined adjusted gross income on such
135 return exceeds nine thousand dollars.

136 The amount of the refund provided for in this section shall
137 be allowed as a credit against the individual income tax imposed
138 under this chapter, provided the resident individual claims the
139 refund on his income tax return required to be filed under sec-
140 tion four hundred twenty-two point thirteen (422.13) of the
141 Code. If the income tax due a resident individual shown by his
142 tax return is less than the full amount of the refund to which
143 he is entitled under this section, the excess of the refund over
144 the income tax otherwise due shall be refunded to him by the
145 department of revenue.

146 If any resident individual entitled to a refund under this
147 section is not otherwise required by section four hundred
148 twenty-two point thirteen (422.13) of the Code to file an in-
149 come tax return, the refund to which he is entitled shall be
150 refunded to him upon furnishing the department of revenue with
151 proof of his taxable income and the number of his personal
152 exemptions.

153 For the purpose of this section, the term 'resident in-
154 dividual' means a natural person who has resided in the state
155 for the full taxable year. The term 'taxable income' means
156 taxable income as defined in section four hundred twenty-two
157 point four (422.4) of the Code. The term 'net income' means
158 net income as defined in section four hundred twenty-two point
159 seven (422.7) of the Code.

160 The department of revenue shall make all rules and regula-

161 tions with respect to the refunds for this section, including
162 the manner and requirements for claiming credit for or refund
163 of the amount thereof in the same manner as state income tax
164 refunds, and in accordance with the provisions of sections four
165 hundred twenty-two point sixteen (422.16) and four hundred
166 twenty-two point sixty-seven (422.67) of the Code."

167 Sec. 8. Chapter two hundred forty-four (244), Acts of
168 the Sixty-third General Assembly, First Session, is hereby re-
169 pealed.

170 Sec. 9. Section four hundred twenty-five point one
171 (425.1), Code 1966, as amended by chapter three hundred forty-
172 two (342), section one hundred forty-three (143), and chapter
173 three hundred fifty-six (356), section forty-eight (48),
174 Acts of the Sixty-second General Assembly, and chapter one
175 hundred eleven (111), section nineteen (19), and chapter
176 two hundred fifty-four (254), section six (6), Acts of the
177 Sixty-third General Assembly, First Session, is hereby further
178 amended as follows:

179 1. By striking from subsection two (2), lines eight (8)
180 and nine (9), the words "twenty-five hundred" and inserting
181 in lieu thereof the words "five thousand".

182 2. By striking from subsection two (2), lines eleven (11)
183 and twelve (12), the words "twenty-five hundred" and inserting
184 in lieu thereof the words "five thousand".

185 3. By striking from subsection three (3), line seven
186 (7), the words "twenty-five hundred" and inserting in lieu
187 thereof the words "five thousand".

188 4. By striking from subsection three (3), lines ten
189 (10) and eleven (11), the words "twenty-five hundred" and in-
190 serting in lieu thereof the words "five thousand".

191 5. By striking from subsection four (4), line three
192 (3), the word "twenty-five" and inserting in lieu thereof
193 the word "forty".

194 Sec. 10. Section four hundred twenty-five point four
195 (425.4), Code 1966, is hereby amended as follows:

196 1. By striking from line nine (9) the words "twenty-
197 five hundred" and inserting in lieu thereof the words "five
198 thousand".

199 2. By striking from lines thirteen (13) and fourteen
200 (14) the words "twenty-five hundred" and inserting in lieu
201 thereof the words "five thousand".

202 Sec. 11. Section four hundred twenty-five point nine
203 (425.9), Code 1966, is hereby amended by striking from line
204 sixteen (16) the words "twenty-five hundred" and inserting
205 in lieu thereof the words "five thousand".

206 Sec. 12. Section four hundred twenty-five point eleven
207 (425.11), subsection one (1), paragraph c, Code 1966, is
208 hereby amended by striking from lines three (3) and four
209 (4) the words "twenty-five hundred" and inserting in lieu
210 thereof the words "five thousand".

211 Sec. 13. Chapter three hundred fifty-six (356), section
212 forty-eight (48), Acts of the Sixty-second General Assembly,
213 amending section four hundred twenty-five point one (425.1),
214 Code 1966, and amended by chapter two hundred fifty-four (254),
215 section six (6), Acts of the Sixty-third General Assembly,

216 First Session, is hereby further amended by striking from lines
217 three (3) and four (4) the words and figures "twenty-five (25)
218 mills on twenty-five hundred (2,500)" and inserting in lieu
219 thereof the words "forty mills on five thousand".

220 2. Page 2, by striking lines 1 through 19, inclusive.

221 3. By renumbering the remaining sections.

BRINCK of Lee

1 Amend Senate File 1312, as amended, passed, and reprinted,
2 as follows:

3 Page 1, by striking lines 9 through 19, inclusive, and insert-
4 ing in lieu thereof the following:

5 "5. a. During the last quarter of the fiscal years ending
6 June 30, 1972, and June 30, 1973, an amount equal to ten percent
7 of the net receipts from two-thirds of the sales tax, plus an
8 amount equal to ten percent of the net receipts from one-third of
9 the sales tax collected under division four (IV) of this chapter
10 for each such fiscal years, less the amount transferred for motor
11 vehicle registration plates, shall be transferred to the road use
12 tax fund created by section three hundred twelve point one (312.1)
13 of the Code. The remainder of the net receipts from the sales tax
14 shall be credited to the general fund.

15 During the last quarter of the fiscal years ending June 30,
16 1972 and June 30, 1973, one-third of the amounts transferred by
17 this paragraph to the road use tax fund shall be credited directly
18 to the primary road fund during such fiscal years. This provision
19 shall not otherwise affect the distribution of the road use tax
20 fund as provided in section three hundred twelve point two (312.2)
21 of the Code insofar as the remaining two-thirds of the amounts
22 transferred by this paragraph to the road use tax fund are concerned.

23 b. During the last quarter of the fiscal year ending June 30,
24 1974, and each fiscal year thereafter, an amount equal to ten percent
25 of the net receipts from two-thirds of the sales tax collected under
26 division four (IV) of this chapter for the fiscal year, less the
27 amount transferred during such fiscal year for motor vehicle regis-
28 tration plates, shall be transferred to the road use tax fund created
29 by section three hundred twelve point one (312.1) of the Code. The
30 remainder of the net receipts from the sales tax shall be credited to
31 the general fund."

MILLER of Page

1 Amend Senate Joint Resolution 1002 by striking all after the re-
2 solving clause

3 and inserting in lieu thereof the following:

4 Section 1. The following amendment to the Constitution of
5 the State of Iowa is hereby proposed:

6 1. Section Fifteen (15) of Article Five (V), Constitution
7 of the State of Iowa, as adopted in the amendment of 1962, is
8 hereby repealed and the following proposed in lieu thereof:

9 'Vacancies in the Supreme Court and District Court shall
10 be filled by appointment by the Governor with approval by the
11 Senate.'

12 2. Section Sixteen (16) of Article Five (V), Constitution
13 of the State of Iowa, as adopted in the amendment of 1962, is
hereby repealed.

14 3. Section Seventeen (17) of Article Five (5), Constitution
15 of the State of Iowa, as adopted in the amendment of 1962, is
16 hereby amended by inserting in line seven (7) after the word
17 'appointment' the words 'and confirmation by the senate'.

18 Sec. 2. The foregoing proposed amendment to the Constitu-
19 tion of the State of Iowa is hereby referred to the General Assembly
20 to be chosen at the next general election for members of the
21 General Assembly and the secretary of state is directed to cause
22 the same to be published for three consecutive months
23 previous to the date of said election as provided by law."

GANNON of Jasper

On motion by Millen of Jefferson-Van Buren, the House adjourned
until 9:00 a.m., Tuesday, April 7, 1970.

JOURNAL OF THE HOUSE

Eighty-sixth Calendar Day—Sixty-first Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, APRIL 7, 1970.

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

Prayer was offered by the Reverend Hubert Hackler, pastor of the Church of Christ, Leon, Iowa.

The Journal of Monday, April 6, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Nolting of Black Hawk on request of Ewell of Black Hawk; Caffrey of Polk on request of Kennedy of Dubuque; Waugh of Monona on request of Roorda of Jasper; Kitner of Buchanan on request of Tieden of Clayton.

PRESENTATION OF VISITORS

The Speaker announced the following visitors present in the House chamber:

Sixteen American government class students from Saydel High School, accompanied by their teacher, Henry E. Geery. By Huff of Polk.

Thirty-five senior students from East High School, Des Moines, Iowa, accompanied by their teacher, David Schmidt. By Polk County delegation.

Seventy eighth grade American history students from Southeast Warren School, Liberty Center, Iowa, accompanied by their teacher, John Riley. By Middleswart of Warren.

Seventy-two senior state government students from Grinnell-Newburg High School, accompanied by George Zitner, Mr. Penne and Mr. Southworth. By Strand of Poweshiek.

One hundred twelve senior government students from Monticello Community School, accompanied by their teachers, Mr. Froshestad, Mr. Koch, Mr. Necalin and Mr. Weber. By Miller of Jones.

Eighty-five senior students from Lake Mills School, accompanied

by Greg Thompson, Elaine Wermerson and Raymond Six. By Logemann of Winnebago-Worth.

Forty sixth grade students from Jewell and Ellsworth South Hamilton School, accompanied by their teachers, Mrs. Voss and Mrs. Holland. By Rex of Hamilton.

Ninety sixth grade students from Corning Elementary School, accompanied by Mr. Steffen, principal, and their teachers, Mrs. Schultzhauer, Mrs. Ranck and Mrs. Kimball. By Ossian of Adams-Montgomery.

Fifteen senior American government class students from Dexfield High School, Redfield, Iowa, accompanied by their teacher, Mr. Kirby. By Rodgers of Dallas.

PETITION FILED

The following petition was received and placed on file:

By Graham of Ida-Sac, from three hundred seventy-eight residents of Ida-Sac County favoring a local school district income tax at this session.

INTRODUCTION OF BILLS

House File 1364, by committee on appropriations, a bill for an act to make appropriations to the appointive members of the capitol planning commission for per diem compensation for services

Read first time and placed on the calendar.

House File 1365, by committee on appropriations, a bill for an act making an appropriation for use in employing personnel and other expenses for inspection of moisture-measuring devices.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 326, a bill for an act to legalize professional boxing and wrestling.

Read first time and referred to the sifting committee.

Senate File 1060, a bill for an act to transfer the unexpended and unencumbered balance of the capital appropriation made by the Sixty-second General Assembly for a new medium security institution for men at Anamosa, to be used to develop a regional detention facility at or near the existing men's reformatory at Anamosa and rendered.

to supplement the appropriation made by the Sixty-third General Assembly, First Session, for the old age assistance program and to provide for reimbursement of the state by counties for a portion of the cost of operating said regional detention facility.

Read first time and referred to committee on **appropriations**.

Senate File 1194, a bill for an act relating to motor vehicle accidents.

Read first time and referred to the **sifting committee**.

Senate File 1273, a bill for an act to authorize cooperation between this state and other states which extend a like comity in the collection of delinquent unemployment contributions, penalties, interest, and benefit overpayments.

Read first time and referred to the **sifting committee**.

Senate File 1277, a bill for an act relating to exercise of governmental powers by the state commerce commission, providing penalties, authority to compromise, and appeals procedures.

Read first time and referred to the **sifting committee**.

Senate File 1303, a bill for an act relating to the inspection of places where dead human bodies are prepared for burial, or entombment and providing for a license fee and establishing a trust fund.

Read first time and referred to the **sifting committee**.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 277, a bill for an act relating to driver education instructors.

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

House File 1081, a bill for an act relating to waterworks employees group insurance.

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

House File 1082, a bill for an act relating to coverage of waterworks employees group insurance.

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

House File 1146, a bill for an act relating to cash allowance paid to prisoners upon discharge.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1253, a bill for an act relating to recording instruments of homestead ownership.

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

House File 1278, a bill for an act to legalize certain proceedings of the board of directors of the Mount Vernon Community School District in the counties of Linn, Jones and Johnson.

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

House File 1307, a bill for an act to legalize certain proceedings of the board of directors of the Henderson consolidated school district in Mills County.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1809, a bill for an act relating to required secondary school curriculum.

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

House File 1310, a bill for an act relating to certain stockholders' meetings.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1329, a bill for an act to prohibit false reports and information regarding crimes and accidents.

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

Senate Joint Resolution 1003, a joint resolution providing for a study of the budgeting, auditing and financial support of the merged area districts.

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

Senate File 1813, a bill for an act relating to indemnification of officers, directors, and agents of business corporations.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1253

Amend House File 1253, line 9, by inserting before the word "recorded" the following: "on file in the office of the clerk of the district court or".

SENATE AMENDMENT TO HOUSE FILE 1809

Amend House File 1809, page 1, by adding after line 14 the following new section:

"This Act shall be effective July 1, 1972."

SENATE AMENDMENT TO HOUSE FILE 1329

Amend House File 1329, as amended and passed by the House, page 1, as follows:

1. Line 5, by striking the words "crime or" and inserting in lieu thereof the words "a crime, a fire, or an".
2. Line 6, by striking the words "or other person" and by inserting in lieu thereof the words " , physician, hospital, ambulance service, or fire department".
3. By striking line 10 and inserting in lieu thereof the following: "a crime, a fire, or an accident to any peace officer, physician, hospital, ambulance service, or fire department knowing".
4. By striking lines 18 through 22, inclusive.
5. By striking line 2 and inserting in lieu thereof the following: "crimes, fires, and accidents and providing a penalty for violations."

HOUSE CONCURRENT RESOLUTION 130 LOST

Koch of Woodbury called up for consideration **House Concurrent Resolution 130**, filed on March 30, 1970, and found on pages 1245 and 1246 of the House Journal, and moved its adoption.

A non-record roll call was requested.

The ayes were 20, nays 70.

Motion lost and the resolution failed to be adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 136

Miller of Page called up for consideration **House Concurrent Resolution 136**, filed on April 2, 1970, and found on pages 1332 and 1333 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 135

Lipsky of Linn called up for consideration **House Concurrent Resolution 135**, filed on April 2, 1970, and found on pages 1331 and 1332 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

MOTION TO WITHDRAW FROM SIFTING COMMITTEE LOST (House File 1144)

Gannon of Jasper called up for consideration his motion filed on March 31, 1970, and found on page 1276 of the House Journal, and moved that **House File 1144** be withdrawn from the sifting committee and placed upon the calendar.

Roll call was requested by Gannon of Jasper and Kennedy of Dubuque.

On the question "Shall House File 1144 be withdrawn from the sifting committee?"

The ayes were, 36:

Battles	Fischer of	Mayberry	Poncy
Blouin	Grundy	McCormick	Priebe
Cochran	Gannon	Middleswart	Renda
Crosier	Johnston of	Miller of	Rodgers
Dietz	Johnson	Des Moines	Sanders
Dougherty	Kennedy of	Miller of	Schmeiser
Doyle	Chickasaw	Jones	Schwartz
Duitscher	Kennedy of	Mohrfeld	Stokes
Dunton	Dubuque	Nelson	Strand
Ellsworth	Knight	Nielsen	Wells
Ewell	Knoblauch		

The nays were, 57:

Alt	Hanson of	Mendenhall	Stroburg
Bergman	Howard-Mitchell	Menefee	Stromer
Camp	Holden	Millen	Strothman
Campbell	Huff	Miller of	Tieden
Christensen	Johnson of	Marshall	Van Drie
Corey	Audubon	Miller of	Van Roekel
Cunningham	Kehe	Page	Varley
Darrington	Koch	Milligan	Voorhees
Den Herder	Kruse	Ossian	Walter
Drake	Langland	Pelton	Warren
Fisher of	Lawson	Pierson	Weichman
Greene	Lippold	Rex	Welden
Freeman of	Lipsky	Roorda	Winkelman
Clay-Dickinson	Logue	Schroeder	Wolfe
Goode	McCartney	Shepherd	Mr. Speaker
Hamilton	McIntyre	Sorg	

Absent or not voting, 31:

Andersen	Freeman of	Kitner	Perkins
Baker	Buena Vista	Kluever	Peterson
Bennett	Graham	Kreamer	Radl
Brinck	Grassley	Logemann	Shaw
Caffrey	Hansen of	Mezvinsky	Skinner
Crabb	Black Hawk	Newton	Tapscott
Dooley	Hill	Nolting	Van Nostrand
Edgington	Jesse	O'Hearn	Waugh
Franklin			

The motion having failed to receive a constitutional two-thirds majority lost.

SENATE AMENDMENTS CONSIDERED

Van Drie of Story called up for consideration **House File 1169**, a bill for an act relating to the investment of funds of life insurance companies, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1169, page 1, line 11, by inserting after the word "report" a period and the following sentence: "However, the combined investment in bonds or evidences of indebtedness permitted by this subsection shall not exceed four percent of its total assets as shown by the last annual report".

Motion prevailed and the House concurred in the Senate amendment.

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. 1169)

The ayes were, 99:

Alt	Freeman of	Logemann	Rodgers
Andersen	Buena Vista	Logue	Roorda
Battles	Freeman of	Mayberry	Sanders
Bennett	Clay-Dickinson	McCartney	Schmeiser
Bergman	Gannon	McCormick	Schroeder
Blouin	Goode	Mendenhall	Schwartz
Brinck	Graham	Menefee	Shaw
Camp	Grassley	Middleswart	Shepherd
Campbell	Hamilton	Millen	Sorg
Cochran	Hanson of	Miller of	Stokes
Corey	Howard-Mitchell	Des Moines	Strand
Crabb	Holden	Miller of	Stroburg
Crosier	Huff	Jones	Tapscott
Cunningham	Johnson of	Miller of	Tieden
Darrington	Audubon	Marshall	Van Drie
Den Herder	Johnson of	Milligan	Van Nostrand
Dietz	Johnson	Mohrfeld	Van Roekel
Dougherty	Kehe	Nelson	Varley
Doyle	Kennedy of	Newton	Voorhees
Drake	Chickasaw	Nielsen	Walter
Duitscher	Kennedy of	O'Hearn	Warren
Dunton	Dubuque	Ossian	Weichman
Ellsworth	Knight	Peterson	Welden
Ewell	Knoblauch	Pierson	Wells
Fischer of	Kruse	Priebe	Winkelman
Grundy	Langland	Radl	Wolfe
Fisher of	Lawson	Renda	Mr. Speaker
Greene	Lippold	Rex	

The nays were, none.

Absent or not voting, 25:

Baker	Hansen of	Kreamer	Pelton
Caffrey	Black Hawk	Lipsky	Perkins
Christensen	Hill	McIntyre	Poncy
Dooley	Jesse	Mezvinsky	Skinner
Edgington	Kitner	Miller of	Stromer
Franklin	Cluever	Page	Strothman
	Koch	Nolting	Waugh

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 499)

Miller of Page called up for consideration **House File 499**, a bill for an act relating to the war orphans educational aid fund, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 499, page 1, by striking lines 11 through 21, inclusive.

A non-record roll call was requested.

The ayes were 5, nays 87.

Motion lost and the House refused to concur in the Senate amendment.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of **Senate File 1232**, a bill for an act relating to the establishment of sanitary disposal projects, authorizing a tax therefor, making an appropriation therefor, and providing penalties for violations thereof.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend Senate File 1232, as amended, passed and reprinted by the Senate, as follows:

Page 3, after line 34, by adding the following:

"In addition, such rules and regulations shall not go into effect until one hundred twenty days after they have been submitted by the commissioner of public health to the general assembly."

The amendment lost.

McCartney of Floyd moved the previous question on Senate File 1232 and all amendments and motions filed thereto.

A non-record roll call was requested.

The ayes were 67, nays 30.

The motion prevailed.

Miller 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. 1232)

The ayes were, 95:

Alt	Christensen	Dougherty	Fisher of
Andersen	Cochran	Doyle	Greene
Baker	Corey	Drake	Franklin
Battles	Crabb	Dunton	Freeman of
Bennett	Crosier	Edgington	Buena Vista
Bergman	Cunningham	Ellsworth	Gannon
Blouin	Den Herder	Ewell	Goode
Brinck	Dietz	Fischer of	Graham
Camp	Dooley	Grundy	Hamilton

Hansen of Black Hawk	Lippold Lipsky	Newton O'Hearn	Sorg Strand
Hanson of Howard-Mitchell	Logemann Logue	Ossian Pelton	Stromer Tapscott
Holden Huff	Mayberry McCartney	Perkins Pierson	Tieden Van Drie
Jesse Johnson of Audubon	McCormick McIntyre	Poncy Priebe	Van Nostrand Van Roekel
Kehe Kennedy of Chickasaw	Menefee Mezvinsky	Renda Rodgers	Varley Voorhees
Kennedy of Dubuque	Middleswart Miller of Des Moines	Roorda Sanders	Walter Warren
Koch Kruse	Miller of Jones	Schmeiser Schroeder	Weichman Wells
Langland Lawson	Miller of Marshall Milligan	Schwartz Shaw Shepherd	Winkelman Wolfe Mr. Speaker

The nays were, 21:

Campbell Darrington	Hill Johnston of Johnson	Miller of Page Mohrfeld	Radl Rex Stokes
Duitscher Freeman of Clay-Dickinson	Knoblauch Mendenhall	Nelson Nielsen Peterson	Stroburg Strothman Welden
Grassley	Millen		

Absent or not voting, 8:

Caffrey Kitner	Kluever Knight	Kreamer Nolting	Skinner Waugh
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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 Joint Resolution 1002**, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to judges of the district court and supreme court.

Gannon of Jasper asked and received unanimous consent to withdraw the amendment filed by him on April 6, 1970, and found on pages 1431 and 1432 of the House Journal.

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.

Senate Joint Resolution 1002, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to judges of the district court and supreme court.

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 five (V), Constitution of the State of Iowa, is hereby amended by adding thereto the following new section:

"In addition to the legislative power of impeachment of judges as set forth in Article three (III), sections nineteen (19) and twenty (20) of the Constitution, (the Supreme Court shall have power to retire judges for disability and to discipline or remove them for good cause, upon application by a commission on judicial qualifications. The General Assembly shall provide by law for the implementation of this section."

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the General Assembly to be chosen at the next general election for members of the General Assembly and the Secretary of State is directed to cause the same to be published for three consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (S.J.R. 1002)

The ayes were, 109:

Alt	Franklin	Lawson	Radl
Andersen	Freeman of	Lippold	Renda
Battles	Buena Vista	Lipsky	Rex
Bennett	Freeman of	Logue	Rodgers
Bergman	Clay-Dickinson	Mayberry	Roorda
Blouin	Gannon	McCartney	Sanders
Brinck	Goode	McCormick	Schroeder
Camp	Graham	McIntyre	Schwartz
Campbell	Grassley	Mendenhall	Shaw
Christensen	Hamilton	Menefee	Shepherd
Cochran	Hansen of	Mezvinsky	Sorg
Corey	Black Hawk	Middleswart	Stokes
Crabb	Hanson of	Millen	Strand
Crosier	Howard-Mitchell	Miller of	Stroburg
Cunningham	Hill	Des Moines	Stromer
Darrington	Holden	Miller of	Strothman
Den Herder	Huff	Jones	Tapscott
Dietz	Jesse	Miller of	Tieden
Dooley	Johnson of	Marshall	Van Drie
Dougherty	Audubon	Milligan	Van Nostrand
Doyle	Johnston of	Mohrfeld	Van Roekel
Drake	Johnson	Nelson	Voorhees
Duitscher	Kennedy of	Newton	Walter
Dunton	Chickasaw	Nielsen	Warren
Edgington	Kennedy of	Ossian	Weichman
Ellsworth	Dubuque	Pelton	Welden
Ewell	Knoblauch	Perkins	Wells
Fischer of	Koch	Pierson	Winkelman
Grundy	Kreamer	Poncy	Wolfe
Fisher of	Kruse	Priebe	Mr. Speaker
Greene	Langland		

The nays were, none.

Absent or not voting, 15:

Baker	Knight	Nolting	Skinner
Caffrey	Logemann	O'Hearn	Varley
Kehe	Miller of	Peterson	Waugh
Kitner	Page	Schmeiser	
Kluever			

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 INSISTS

(Senate File 1181)

Van Drie of Story called up for consideration **Senate File 1181**, a bill for an act relating to driver license fees and their renewal, and moved that the House insist on the House amendment to Senate File 1181.

A non-record roll call was requested.

The ayes were 93, nays 12.

The motion having received a constitutional majority prevailed and the House insists on the House amendment to Senate File 1181.

Varley of Adair-Madison in the chair at 11:05 a.m.

SIFTING COMMITTEE CALENDAR

(Senate File 1278 Deferred)

Senate File 1278, a bill for an act relating to the homestead tax credit, with report of committee recommending passage, was taken up for consideration.

Welden of Hardin offered the following amendment filed by Welden, et al., and moved its adoption:

Amend Senate File 1278 by striking everything after the comma in line 20 on page 1, and by striking lines 1 through 15, inclusive, on page 2, and inserting in lieu thereof the following:

"There shall be credited by the county auditor on such owner's eligible homestead, an amount equal to but not exceeding the amount calculated as provided in section four hundred twenty-five point one (425.1) of the Code."

The amendment was adopted.

Kehe of Bremer offered the following amendment filed by him from the floor and moved its adoption:

Amend Senate File 1278, page 2, line 23, by inserting after the word "file" the words "on a form to be provided by the director of revenue".

The amendment was adopted.

Koch of Woodbury asked and received unanimous consent to withdraw the amendment filed by him on March 26, 1970, and found on pages 1219 and 1220 of the House Journal.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him on March 31, 1970, and found on page 1283 of the House Journal.

Den Herder of Sioux offered the following amendment filed by him:

Amend Senate File 1278, page 1, line 18, by striking the words "the spouse," and inserting in lieu thereof the words "any other member or members of his family,".

Mohrfeld of Tama asked and received unanimous consent that Senate File 1278 be deferred and that the bill be retained on the calendar under unfinished business.

(Senate File 1278 and the Den Herder amendment pending.)

MOTION TO RECONSIDER
(Amendment to Senate File 1278)

MR. SPEAKER: I move to reconsider the vote by which the Welden, et al., amendment, filed April 6, 1970, to Senate File 1278 was adopted.

William J. Gannon of Jasper

CONSIDERATION OF BILLS

House File 1359, a bill for an act to provide flexibility in the selection of position titles for members of the professional staff of the superintendent of public instruction, 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. 1359)

The ayes were, 104:

Alt	Corey	Dunton	Freeman of
Andersen	Crabb	Edgington	Clay-Dickinson
Battles	Crosier	Ellsworth	Gannon
Bennett	Cunningham	Ewell	Goode
Blouin	Darrington	Fischer of	Graham
Brinck	Dooley	Grundy	Grassley
Camp	Dougherty	Fisher of	Hamilton
Campbell	Doyle	Greene	Hansen of
Christensen	Drake	Freeman of	Black Hawk
Cochran	Duitscher	Buena Vista	

Hanson of	Lawson	Mohrfeld	Shaw
Howard-Mitchell	Lippold	Nelson	Shepherd
Hill	Lipsky	Newton	Sorg
Holden	Logemann	Nielsen	Stokes
Huff	Logue	O'Hearn	Strand
Jesse	Mayberry	Ossian	Stromer
Johnson of	McCartney	Pelton	Strothman
Audubon	McCormick	Perkins	Tapscott
Johnston of	McIntyre	Peterson	Tieden
Johnson	Menefee	Pierson	Van Drie
Kennedy of	Mezvinsky	Poncy	Varley
Chickasaw	Middleswart	Priebe	Voorhees
Kennedy of	Millen	Renda	Walter
Dubuque	Miller of	Rodgers	Warren
Knight	Des Moines	Roorda	Weichman
Knoblauch	Miller of	Sanders	Welden
Koch	Jones	Schmeiser	Winkelman
Kreamer	Miller of	Schroeder	Wolfe
Kruse	Page	Schwartz	Mr. Speaker
Langland	Milligan		

The nays were, 5:

Diets	Rex	Stroburg	Wells
Kehe			

Absent or not voting, 15:

Baker	Franklin	Miller of	Skinner
Bergman	Kitner	Marshall	Van Nostrand
Caffrey	Kluever	Nolting	Van Roekel
Den Herder	Mendenhall	Radl	Waugh

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

Senate File 1291, a bill for an act to establish a private school advisory committee, 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. 1291)

The ayes were, 100:

Alt	Cunningham	Franklin	Hill
Andersen	Darrington	Freeman of	Holden
Baker	Dietz	Buena Vista	Huff
Battles	Dooley	Freeman of	Jesse
Bennett	Dougherty	Clay-Dickinson	Johnson of
Bergman	Doyle	Gannon	Audubon
Blouin	Drake	Goode	Johnston of
Brinck	Duitscher	Graham	Johnson
Camp	Dunton	Grassley	Kennedy of
Campbell	Edgington	Hamilton	Chickasaw
Christensen	Ellsworth	Hansen of	Kennedy of
Cochran	Ewell	Black Hawk	Dubuque
Crabb	Fischer of	Hanson of	Knoblauch
Crosier	Grundy	Howard-Mitchell	Koch

Kreamer	Miller of	Poncy	Stroburg
Kruse	Des Moines	Priebe	Stromer
Langland	Miller of	Renda	Strothman
Lippold	Jones	Rex	Tapscott
Lipsky	Miller of	Rodgers	Tieden
Logemann	Marshall	Roorda	Van Drie
Logue	Milligan	Schmeiser	Van Nostrand
McCartney	Mohrfeld	Schroeder	Voorhees
McCormick	Newton	Schwartz	Walter
McIntyre	Nielsen	Shaw	Wells
Mendenhall	O'Hearn	Shepherd	Winkelman
Mezvinsky	Ossian	Sorg	Wolfe
Middleswart	Pelton	Stokes	Mr. Speaker
Millen	Peterson	Strand	(Varley)
	Pierson		

The nays were, 8:

Knight	Nelson	Radl
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Absent or not voting, 21:

Caffrey	Kehe	Miller of	Van Roekel
Corey	Kitner	Page	Warren
Den Herder	Kluever	Nolting	Waugh
Fisher of	Lawson	Perkins	Weichman
Greene	Mayberry	Sanders	Welden
Harbor	Menefee	Skinner	

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

HOUSE FILE 646 WITHDRAWN

Ellsworth of Dubuque asked and received unanimous consent to withdraw **House File 646** from further consideration by the House.

House File 1187, a bill for an act relating to the administration of chemical tests for determining intoxication, with report of committee recommending amendment and passage, was taken up for consideration.

Nielsen of Shelby offered the following amendment filed by the committee on law enforcement and moved its adoption:

Amend House File 1187 as follows:

By striking all after the word "or" in line 10 and all of line 11 and inserting in lieu thereof the following:

"a law enforcement training program approved by the Department of Public Safety".

The amendment was adopted.

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. 1187)

The ayes were, 101:

Alt	Freeman of	McCartney	Radl
Andersen	Clay-Dickinson	McCormick	Rodgers
Battles	Goode	McIntyre	Roorda
Bennett	Graham	Mendenhall	Sanders
Bergman	Hamilton	Menefee	Schmeiser
Blouin	Hansen of	Mezvinsky	Schroeder
Brinck	Black Hawk	Middleswart	Schwartz
Campbell	Hanson of	Millen	Shaw
Christensen	Howard-Mitchell	Miller of	Shepherd
Cochran	Harbor	Des Moines	Stokes
Corey	Hill	Miller of	Strand
Crabb	Huff	Jones	Stroburg
Crosier	Johnson of	Miller of	Stromer
Cunningham	Audubon	Marshall	Strothman
Darrington	Johnston of	Miller of	Tapscott
Den Herder	Johnson	Page	Tieden
Dietz	Kehe	Milligan	Van Drie
Dooley	Kennedy of	Mohrfeld	Van Roekel
Dougherty	Dubuque	Nelson	Voorhees
Drake	Knight	Newton	Walter
Duitscher	Knoblauch	Nielsen	Warren
Dunton	Koch	O'Hearn	Weichman
Edgington	Kreamer	Ossian	Welden
Ellsworth	Kruse	Pelton	Wells
Ewell	Langland	Peterson	Winkelman
Fisher of	Lawson	Pierson	Wolfe
Greene	Lippold	Poncy	Mr. Speaker
Freeman of	Logue	Priebe	(Varley)
Buena Vista	Mayberry		

The nays were, 5:

Baker	Franklin	Jesse	Kennedy of
Doyle			Chickasaw

Absent or not voting, 18:

Caffrey	Grassley	Logemann	Skinner
Camp	Holden	Nolting	Sorg
Fischer of	Kitner	Perkins	Van Nostrand
Grundy	Kluever	Renda	Waugh
Gannon	Lipsky	Rex	

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

MOTION TO WITHDRAW FROM SIFTING COMMITTEE

MR. SPEAKER: We respectfully move to withdraw Senate File 173 from the sifting committee as provided by Rule 55, temporary rules of the Iowa House, Sixty-third General Assembly.

DONALD L. LIPPOLD
ELIZABETH O. SHAW

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

UNFINISHED BUSINESS

The House resumed consideration of **Senate File 1278**, a bill for

an act relating to the homestead tax credit, and the amendment filed by Den Herder of Sioux on March 24, 1970, and found on page 1184 of the House Journal.

Den Herder of Sioux asked and received unanimous consent to withdraw his amendment.

Den Herder of Sioux offered the following amendment from the floor and moved its adoption:

Amend Senate File 1278, page 1, line 18, by striking the words "if any" and inserting in lieu thereof the words "brother, sister, son, daughter, if any, living with the claimant".

The amendment was adopted.

Gannon of Jasper moved to reconsider the vote by which the Welden, et al., amendment filed on April 3, 1970, and found on page 1370 of the House Journal, was adopted on April 7, 1970.

Baker of Boone asked and received unanimous consent that the motion to reconsider be deferred and that the bill retain its place on the calendar under unfinished business.

Speaker pro tempore Millen in the chair at 2:30 p.m.

CONSIDERATION OF BILLS SIFTING COMMITTEE CALENDAR

Senate File 1276, a bill for an act relating to encouraging persons to seek treatment for drug addiction or dependency, 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 March 20, 1970, and found on page 1129 of the House Journal.

Hansen of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend Senate File 1276, as amended, passed and reprinted by the Senate, as follows:

1. Page 2, line 4, by inserting after the word "practitioner" the following: "or any employee or person acting under his direction or supervision,".
2. Page 2, line 4, by inserting after the word "or" the word "any".
3. Page 4, line 2, by striking the words "medical practitioner".

The amendment was adopted.

Edgington of Franklin offered the following amendment from the floor and moved its adoption:

Amend Senate File 1276, as passed by the Senate, page three (3),

line twenty-one (21), by inserting after the word "quarter." a new sentence as follows:

"The form of the report prescribed shall be furnished by the commissioner of health and be so designed that a carbon copy will be available which shall be sent quarterly to the narcotics law enforcement division of the state. Such report not to include doctor's signature."

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. 1276)

The ayes were, 112:

Alt	Goode	Logemann	Rodgers
Andersen	Graham	Logue	Roorda
Baker	Grassley	Mayberry	Sanders
Battles	Hamilton	McCartney	Schmeiser
Bennett	Hansen of	McCormick	Schroeder
Bergman	Black Hawk	McIntyre	Schwartz
Blouin	Hanson of	Mendenhall	Shaw
Brinck	Howard-Mitchell	Menefee	Shepherd
Campbell	Harbor	Mezvinsky	Skinner
Christensen	Hill	Middleswart	Sorg
Cochran	Holden	Miller of	Stokes
Corey	Huff	Des Moines	Strand
Crabb	Jesse	Miller of	Stroburg
Crosier	Johnson of	Jones	Stromer
Cunningham	Audubon	Miller of	Strothman
Darrington	Johnston of	Marshall	Tapscott
Den Herder	Johnson	Milligan	Tieden
Dietz	Kehe	Mohrfeld	Van Drie
Dooley	Kennedy of	Nelson	Van Nostrand
Dougherty	Chickasaw	Newton	Van Roekel
Doyle	Kennedy of	Nielsen	Varley
Duitscher	Dubuque	Ossian	Voorhees
Dunton	Kluever	Pelton	Walter
Edgington	Knight	Perkins	Warren
Ellsworth	Knoblauch	Peterson	Weichman
Ewell	Koch	Pierson	Welden
Fisher of	Kreamer	Poncy	Wells
Greene	Kruse	Priebe	Winkelman
Freeman of	Langland	Radl	Wolfe
Clay-Dickinson	Lawson	Renda	Speaker
Gannon	Lippold	Rex	pro tempore

The nays were, none.

Absent or not voting, 12:

Caffrey	Franklin	Lipsky	Nolting
Camp	Freeman of	Miller of	O'Hearn
Drake	Buena Vista	Page	Waugh
Fischer of	Kitner		
Grundy			

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

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, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler offered the amendment filed by Grassley, et al., on March 4, 1970, and found on pages 757, 758, 759 and 760 of the House Journal.

Speaker Harbor in the chair at 3:20 p.m.

(Senate File 565 and the Grassley amendment pending at adjournment.)

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1232, a bill for an act relating to motor fuel used in watercraft, the creation of a marine fuel tax fund, and the allocation of such fund to the use of the conservation commission.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1232

Amend House File 1232, as amended and passed by the House, as follows:

1. Page 1, by striking lines 10 through 12, inclusive, and inserting in lieu thereof the following:

"Before the preceding credits are made for the fiscal year beginning July 1, 1970, the amount of thirty-five thousand (35,000) dollars, which it is hereby determined represents the net proceeds of motor fuel tax attributable to motor fuel used in watercraft, shall be placed in a separate fund, which is hereby created and designated as the 'marine fuel tax fund'."

2. Page 3, by inserting after line 8 the following new sections:

a. "There is hereby appropriated from the marine fuel tax fund to the state conservation commission for the fiscal year beginning July 1, 1970 and ending June 30, 1971 the sum of thirty-five thousand (35,000) dollars, or so much thereof as may be necessary, for the purpose of expanding the boating safety and education program and for the acquisition and development of boating access to public waters."

b. "Section three hundred twenty-four point seventeen (324.17), Code 1966, is hereby amended by inserting at the end a new paragraph:

'A commercial fisherman, licensed and operating under

sections one hundred nine point one hundred six (109.106) through one hundred nine point one hundred sixteen (109.116), inclusive, and section one hundred ten point one (110.1) of the Code shall be entitled to receive a motor fuel tax refund under this section.' "

3. Amend the title by inserting in line 2 after the word "allocation" the words "and appropriation".

HOUSE CONCURRENT RESOLUTION 139

By Langland, Bergman, Kreamer,
Lippold, Rodgers and Grassley

Whereas, section 280A.1, Code 1966, as amended by chapter 244, Acts of the Sixty-second General Assembly, provides for the establishment of "not more than seventeen areas . . . which may operate . . . area vocational schools or area community colleges . . ."; and

Whereas, pursuant to section 280A.19 of the Code merged areas have acquired sites and pursuant to section 280A.26 former junior colleges have been converted into area vocational schools and community colleges, with the result that some merged areas now have more than one operational campus; and

Whereas, certain merged area boards have made proposals to expand or relocate existing campuses; and

Whereas, unnecessary duplication of attendance facilities tends to increase costs and reduce the efficiency of needed educational programs; *Now, Therefore,*

Be It Resolved by the House, the Senate Concurring, That the state board of public instruction is hereby requested to transmit to the Sixty-fourth General Assembly a copy of the report and recommendations relative to multiple campus and future campus needs of merged areas, which study has been recently requested by the state board of public instruction from the state advisory committee on area schools created by chapter 244, section 19, Acts of the Sixty-second General Assembly, pursuant to the provisions of section 21 of said chapter.

Be It Further Resolved, That the state board of public instruction be and is hereby urgently requested to postpone final action in approving proposals for new merged area campus sites or relocation of existing sites until adjournment of the First Session of the Sixty-fourth General Assembly.

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 140

By Gannon of Jasper

Whereas, adequate low cost health care is a right fundamental and inherent to every citizen; and

Whereas, the cost of health care now exceeds \$63 billion a year in the United States, a five-fold increase in two decades, which is seven percent of our Gross National Product; and

Whereas, this cost has made decent health care a virtual impossibility and illness a financial catastrophe for low income families; and

Whereas, health care in the United States, compared to other countries, is inferior in quality (the United States ranks fourteenth in infant mortality, twelfth in maternal mortality and eighteenth in male life expectancy),

wastefully dispensed (countries such as Britain and Sweden enjoy much smaller mortality rates in the same areas yet spend a smaller percentage of their Gross National Product on health care), and inequitably financed; and

Whereas, these patterns of health crisis exist in Iowa in the same proportion as in the rest of the United States with same urgency; and

Whereas, many experts believe that the adoption of more modern and efficient methods such as prepaid group practice, preventive medicine, professional hospital management, supplementing doctors with para-professionals and a revision in the methods of medicare/medicaid payments to doctors would result in better health care at less cost;

Now, Therefore, Be It Resolved by the House, the Senate Concurring, That the Legislative Council shall create a study committee to conduct during the 1970 interim a detailed study of the causes of health care costs in Iowa.

Be It Further Resolved, That such study committee shall submit a report of its findings and recommendations to the members of the Legislative Council and the members of the Sixty-fourth General Assembly.

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 File 1.

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 1.

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 the 7th day of April, 1970, sent to the Governor for his approval: House File 1.

ELIZABETH SHAW, Chairman

Report adopted.

REPORTS OF COMMITTEE

Camp of Clinton, from the committee on appropriations, submitted the following reports:

MR. SPEAKER: Your committee on appropriations, to whom was referred House File 1339, a bill for an act creating the American revolution bicen-

ennial commission, prescribing its powers and duties, authorizing the expenditure of all funds donated to the commission, and making an appropriation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend House File 1339, page 4, by striking in lines 8 and 9 the words and figures "ten thousand (10,000) dollars", and inserting in lieu thereof the words and figures "one thousand (1,000) dollars".

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 58, a bill for an act relating to the compensation for members of examining 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.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate File 1307, a bill for an act to authorize exercise of a purchase-option by the armory board and to appropriate funds therefore; and to authorize the sale upon certain conditions of the property so acquired, begs leave to report it has had 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 1312, a bill for an act relating to the budgeting and financing of governmental 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 be amended as follows, and when so amended the bill do pass:

Amend Senate File 1312, as passed by the Senate and reprinted, as follows:

1. Page 3, line 22, by inserting after the word "by" the words "the state comptroller and".
2. Page 3, line 28, by inserting after the word "by" the words "the state comptroller and".
3. Page 3, line 33, by striking the figures "500,000" and inserting in lieu thereof the figures "200,000".
4. Page 10, line 22, by inserting after the word "by" the words "the state comptroller and".
5. Page 9, by striking lines 14 through 28 inclusive.

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred Senate Joint Resolution 1005, a joint resolution to make an appropriation to the college of osteopathic medicine and surgery, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

- 1 Amend the Senate amendment to House File 1198 (corrected),
 2 dated March 24, 1970, by striking all of lines 29 and 30 and
 3 the word "pests" in line 31 and inserting in lieu thereof
 4 the following:
 5 "It shall adopt rules relating to the sale, use and
 6 disuse of agricultural chemicals."

HUFF of Polk
 VARLEY of Adair-Madison
 MILLER of Marshall
 BLOUIN of Dubuque

- 1 Amend House File 1355 as follows:
 2 1. Page 1, by striking lines 4 through 10, inclusive, and
 3 renumbering the remaining section accordingly.
 4 2. Page 2, by striking lines 13 through 15, inclusive.
 5 3. By adding thereto the following new section:
 6 Sec. 2. Chapter one hundred forty-five (145), section
 7 one (1), Acts of the Sixty-third General Assembly, First Session, is
 8 amended by inserting in line 221 after the word "places" the
 9 words " , but not including public or parochial school kitchens
 10 serving lunches to pupils".
 11 4. By striking from the title, page 1, line 2, the words "and
 12 the licensing of school kitchens".

SCHROEDER of Pottawattamie

- 1 Amend House Concurrent Resolution 124, found on page 1101
 2 of the House Journal of March 19, 1970, as follows:
 3 1. By striking lines 3 through 6, inclusive.
 4 2. By striking from line 7 the words "do not respect" and in-
 5 serting in lieu thereof the words "have not respected".
 6 3. By striking lines 9 through 13, inclusive, and inserting
 7 in lieu thereof the following:
 8 Be It Resolved by the House, the Senate Concurring, That
 9 it is the intent of the General Assembly of the State of Iowa
 10 that any governmental unit or agency establishing a sanitary
 11 landfill site shall comply with county zoning laws and shall
 12 obtain the consent of county governing bodies and agencies
 13 responsible for the control of environment.

RODGERS of Dallas
 VARLEY of Adair-Madison

- 1 Amend House Concurrent Resolution 131 by Lipsky,
 2 et al., as found on page 1276 of the House Journal dated
 3 March 31, 1970, as follows:
 4 Line 17, by inserting after the word "committee" the
 5 words " , or to integrate into another study committee,".

LIPSKY of Linn

- 1 Amend Senate File 1187, as passed by the Senate, by striking
 2 all of section 1 and substituting in lieu thereof the following:
 3 Section 1. The board of regents shall terminate all actions
 4 with respect to the purchasing of land for a western Iowa in-

5 stitution as authorized by chapter six (6), section four (4), Acts
6 of the Sixty-second General Assembly. Any unencumbered balance
7 of moneys appropriated to the board of regents pursuant to chapter
8 six (6), section four (4), Acts of the Sixty-second General
9 Assembly, shall remain with the board of regents and shall not be
10 used for any other purpose until the governor's advisory committee
11 on education has completed its study on the need and feasibility
12 of an institution in western Iowa at Atlantic and until the
13 legislature acts thereon.

VAN NOSTRAND of Pottawattamie

1 Amend Senate File 1200, as passed by the Senate, by striking
2 everything after the enacting clause and inserting in lieu there-
3 of the following:

4 Section 1. Chapter two hundred eighty-five (285), section
5 four (4), Acts of the Sixty-second General Assembly, is hereby
6 amended as follows:

7 1. By inserting in line four (4) after the word "of" the
8 words "other motor vehicles with".

9 2. By striking from lines five (5) and six (6) the words
10 "or mobile homes of widths including appurtenances exceeding
11 twelve (12) feet five (5) inches".

12 3. By inserting after line twenty-six (26) the following:
13 "Any mobile home exceeding twelve feet five inches in width
14 and not exceeding fourteen feet five inches may be moved on the
15 highways of this state upon filing of an application for and receiving
16 a single trip permit. Any mobile home exceeding fourteen feet
17 five inches in width shall be restricted to maximum trip distances
18 in accordance with the above schedule."

19 Sec. 2. Chapter two hundred eighty-five (285), section
20 nine (9), Acts of the Sixty-second General Assembly, is hereby
21 amended by striking from line eight (8) the words and figures
22 "seventy (70) feet zero (0) inches" and inserting in lieu thereof
23 the words "eighty-five feet, including the power unit,".

24 Sec. 3. Chapter two hundred eighty-five (285), section ten
25 (10), Acts of the Sixty-second General Assembly, is hereby amended
26 as follows:

27 1. By striking from line eight (8) the words and figures
28 "eighty (80) feet zero (0) inches" and inserting in lieu thereof
29 the words "eighty-five feet, including the power unit".

30 2. By striking from line eleven (11) the words and figures
31 "sixty-eight (68) feet in length" and inserting in lieu thereof
32 the words "seventy feet in length, not including any area occupied
33 by a hitching device".

SCHROEDER of Pottawattamie

1 Amend Senate File 1278, page 2, line 29, by striking
2 the words "and income from social security".

VAN ROEKEL of Marion
SANDERS of Emmet-Palo Alto

1 Amend Senate File 1312, as amended and passed by the
2 Senate, as follows:

3 1. Page 10, by inserting after line 31 the following new
4 sections:

- 5 1. "As used in this Act, unless the context otherwise re-
6 quires:
- 7 1. 'Trading stamps' means stamps meant to be distributed
8 to retailers, and to be further distributed by retailers to
9 consumers, in proportion to the amount of their purchase, and
10 to be redeemed by the consumer for cash or merchandise.
- 11 2. 'Department' means the department of revenue."
- 12 2. "A tax is hereby imposed upon all trading stamps distributed
13 to retailers in the state, at the rate of ten percent of the
14 cost of the trading stamps to the retailer. All revenue derived
15 from the tax herein imposed shall be credited to the road use
16 tax fund established pursuant to section three hundred twelve
17 point one (312.1) of the Code. The tax shall be paid by the
18 distributor, before the trading stamps are distributed to the
19 retailer. Payment of the tax shall be indicated by a distinctive
20 mark placed upon each stamp by the distributor, according to
21 rules and regulations issued by the department."
- 22 3. "Every distributor of trading stamps to retailers in the
23 state shall obtain a trading stamp permit from the department
24 of revenue. An application for a trading stamp permit shall be
25 accompanied by an annual fee of fifty dollars, and a bond, in
26 the amount of at least one thousand dollars, approved by the
27 department, in favor of the state, and conditioned upon the pay-
28 ment of taxes, fines, penalties, and costs which may be adjudged
29 against the permit holder for violation of the provisions of
30 this Act."
- 31 4. "The department shall issue trading-stamp permits good for
32 one year to every distributor who applies and qualifies accord-
33 ing to the terms of this Act and rules and regulations issued
34 by the department. The department shall authorize each permit
35 holder to place a distinctive mark upon each trading stamp
36 distributed, to indicate that the tax has been paid."
- 37 5. "Quarterly, not later than the thirteenth day of April,
38 the thirty-first day of July, the thirty-first day of October,
39 and the thirty-first day of January, each permit holder shall
40 remit to the department the tax due on trading stamps dis-
41 tributed in Iowa during the previous calendar quarter, along
42 with completed tax report forms supplied by the department.
43 Trading stamp distributors shall maintain all records required
44 by the department."
- 45 6. "The department shall administer the provisions of this
46 Act and shall adopt rules and regulations and provide forms
47 necessary for this purpose. All applicable provisions of sec-
48 tions four hundred twenty-two point twenty-six (422.26), four
49 hundred twenty-two point thirty (422.30), four hundred twenty-
50 two point fifty-four (422.54), four hundred twenty-two point
51 fifty-five (422.55), four hundred twenty-two point fifty-seven
52 (422.57), and four hundred twenty-two point sixty-three (422.63)
53 through four hundred twenty-two point sixty-eight (422.68), in-
54 clusive, are hereby adopted for purposes of administration of
55 this Act."
- 56 7. "It is a violation of this Act for any:
- 57 1. Retailer to distribute trading stamps to purchasers
58 unless the stamps are marked to indicate that the trading stamp

59 tax has been paid, and unless the retailer reasonably believes
60 the tax has been paid.

61 2. Trading stamp distributor to distribute trading stamps
62 to a retailer without obtaining a trading stamp permit, and
63 marking each stamp with a mark prescribed by the department.

64 3. Trading stamp distributor to fail to file with the de-
65 partment a completed tax report form, along with the amount of
66 trading stamp tax due, during the time specified in this Act.

67 4. Retailer or distributor to file with the department
68 a false report."

69 8. "Any trading stamp distributor who fails to file a completed
70 quarterly tax report form and pay the tax due within the time
71 specified in this Act is subject to a penalty of five percent
72 of the tax due, plus one-half of one percent of the tax due
73 for each month or fraction of a month of delay.

74 Any trading stamp distributor who willfully violates a
75 requirements of this Act shall have his permit revoked for at
76 least one year.

77 Any other violation of this Act, or of the rules and
78 regulations of the department issued to enforce the provisions
79 of this Act, shall subject the violator to a fine not to exceed
80 one thousand dollars."

81 2. By renumbering the remaining section.

RODGERS of Dallas
FISCHER of Grundy
HOLDEN of Scott
DUNTON of Keokuk
RADL of Linn
STRAND of Poweshiek
MAYBERRY of Webster
COCHRAN of Webster
MILLER of Jones
KLUEVER of Cass
KENNEDY of Chickasaw

1 Amend Senate File 1312, as passed by the Senate, as follows:

2 1. Page three (3) by striking lines six (6) through eleven (11).

GOODE of Appanoose-Davis
KEHE of Bremer
WELDEN of Hardin

1 Amend Senate File 1312, as amended, passed and reprinted,
2 as follows:

3 1. Page 2, by inserting after line 19 the following new section:

4 "There is hereby appropriated from the general fund of the
5 state to the road use tax fund created by section three hundred
6 twelve point one (312.1) of the Code, to be credited to the
7 primary road fund in two equal installments during the fiscal
8 years ending June 30, 1972 and June 30, 1973, the sum of ten
9 million (10,000,000) dollars."

10 2. By renumbering the remaining sections.

MILLER of Page

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Wednesday, April 8, 1970.

JOURNAL OF THE HOUSE

Eighty-seventh Calendar Day—Sixty-second Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, APRIL 8, 1970.

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

Prayer was offered by the Reverend Melvin Miller, pastor of the United Methodist Church, Anamosa, Iowa.

The Journal of Tuesday, April 7, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Poncy of Wapello on request of Schwartz of Wapello; Mendenhall of Allamakee on request of Cunningham of Story; Voorhees of Black Hawk on request of Alt of Polk.

PRESENTATION OF VISITORS

The Speaker announced the following visitors present in the House chamber:

Forty junior and senior high students from Jesup Community School, accompanied by Mrs. Conroy and Mr. Smith. By Kitner of Buchanan.

Thirty-five senior and forty junior students from East High School, Des Moines, Iowa, accompanied by their teachers, R. H. Thomas, Mrs. Sue Felice and Mr. Schmidt. By Polk County delegation.

Forty-three senior students from Bridgewater-Fontanelle School, accompanied by their teachers, Mrs. Helen Bower and Mrs. Mary Tharp. By Varley of Adair-Madison.

Twenty-two junior high school students from Welch Junior High School, Ames, Iowa, accompanied by their teacher, Gary Traimell. By Van Drie of Story.

Fifty fifth grade students from Earlham School, accompanied by their teachers, Mrs. Birk and Mrs. Brown. By Varley of Adair-Madison.

Thirty-nine sixth grade students from Dexfield School, Dexter,

Iowa, accompanied by their teachers, Mrs. Sanborn and Mrs. Shaw. By Rodgers of Dallas.

Twenty-eight government class students from Jefferson High School, Independence, Iowa, accompanied by Mrs. Turgeson. By Kitner of Buchanan.

BIRTHDAY CONGRATULATIONS

Dougherty of Lucas-Monroe rose on a point of personal privilege and on behalf of the House extended to the Honorable James I. Middleswart "Birthday Congratulations."

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 1339; Senate Files 58, 1307 and 1312; and Senate Joint Resolution 1005, under Rule 35.

PETITION FILED

The following petition was received and placed on file:

By Radl of Linn, from one hundred ninety-seven residents of Calhoun and Pocahontas Counties favoring the taxpayers' revolt.

SENATE MESSAGES CONSIDERED

Senate File 1313, a bill for an act relating to indemnification of officers, directors, employees, and agents of business corporations.

Read first time and referred to the **sifting committee**.

Senate Joint Resolution 1003, a joint resolution to establish an interim committee to study the millage levy and related areas of financial support for area vocational school and community college districts.

Read first time and referred to the **sifting committee**.

CONFERENCE COMMITTEE APPOINTED

(Senate File 1181)

The Speaker announced the appointment of Van Drie of Story, chairman; Ellsworth of Dubuque, Pierson of Mahaska and Newton of Scott, on the part of the House, as conferees concerning Senate File 1181.

ADOPTION OF MEMORIAL RESOLUTION

Freeman of Clay-Dickinson offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable James A. King, of Clay County, who was a member of the Fortieth, Fortieth Extra, Forty-first, Forty-second, Forty-second Extra and Forty-third sessions of the General Assembly, passed away on April 4, 1970; 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 Clay-Dickinson, Freeman of Buena Vista and Sanders of Emmet-Palo Alto.

HOUSE CONCURRENT RESOLUTION 141

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; and

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
Hardin County Eldora, Iowa	380-64-25	Personal property tax credit	\$ 225.00
Tama County Toledo, Iowa	752-64-25	Personal property tax credit	121.29
Major Theodore F. Fay Colorado Springs, Colo.	68-64-25	Leave of absence pay	700.00
Arnold H. Burkle Farley, Iowa	83-64-25	Gas tax refund	53.90
Mrs. Richard Alter Sioux City, Iowa	307-64-25	Gas tax refund	11.11
Don E. Pfantz Melbourne, Iowa	872-64-25	Gas tax refund	56.07
John Kuder Van Meter, Iowa	992-64-25	Gas tax refund	21.00
Cornie Zomer Hawarden, Iowa	1108-64-25	Gas tax refund	128.80
Hardin County Eldora, Iowa	108-64-25	Sales tax refund	20.86

Claimant	Claim No.	Nature of Claim	Amount
Holstein Community Schools Holstein, Iowa	1137-63-25	Sales tax refund	44.70
Fry & Holland Funeral Home Vinton, Iowa	121-64-25	Outdated ambulance service claim	80.50
James R. McShane Mt. Vernon, Iowa	382-64-25	Services furnished state	4.50
Ruth J. Meyer Clare, Iowa	560-64-25	Services furnished state	7,870.13
Alvin L. Lantz Huxley, Iowa	717-64-25	Unpaid salary	Undetermined
Esther M. Resnick Fort Madison, Iowa	749-64-25	Workman's compensa- tion	858.00
Louise L. Dunn Clinton, Iowa	1050-64-25	Medical payments	548.95
Reading Newsreport New York, N. Y.	1107-64-25	Outdated invoices	8.00
Polly Anderson Des Moines, Iowa	1056-64-25	Service to state	418.67

Laid over under Rule 25.

HOUSE CONCURRENT RESOLUTION 142

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 Twelfth Model Legislature will be held December 4 and 5, 1970; 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.

EXPLANATION OF VOTE

While I was absent from the House chamber the following bills were voted on: Senate File 1276, Senate File 1291 and Senate Joint Resolution 1002. Had I been present I would have voted "aye" on all these bills.

JAMES T. CAFFREY

HOUSE CONCURRENT RESOLUTION 134 DEFERRED

Gannon of Jasper called up for consideration **House Concurrent Resolution 134**, filed on April 1, 1970.

Millen of Jefferson-Van Buren moved that House Concurrent Resolution 134 be deferred.

Roll call was requested by Gannon of Jasper and Millen of Jefferson-Van Buren.

On the question "Shall House Concurrent Resolution 134 be deferred?"

The ayes were, 68:

Andersen	Freeman of	Lipsky	Shaw
Battles	Clay-Dickinson	Logue	Shepherd
Bergman	Goode	Menefee	Sorg
Camp	Graham	Millen	Stokes
Campbell	Grassley	Miller of	Strand
Christensen	Hamilton	Jones	Stromer
Crabb	Hanson of	Miller of	Strothman
Crosier	Howard-Mitchell	Marshall	Van Drie
Cunningham	Hill	Miller of	Van Nostrand
Darrington	Holden	Page	Van Roekel
Den Herder	Huff	Nelson	Varley
Dougherty	Johnson of	Nielsen	Warren
Drake	Audubon	Ossian	Waugh
Dunton	Cluever	Pelton	Weichman
Edgington	Knight	Pierson	Welden
Ellsworth	Kruse	Radl	Winkelman
Fischer of	Langland	Roorda	Wolfe
Grundy	Lawson	Sanders	Mr. Speaker
Freeman of	Lippold	Schroeder	
Buena Vista			

The nays were, 20:

Blouin	Johnston of	Middleswart	Schmeiser
Cochran	Johnson	Newton	Schwartz
Dietz	Kennedy of	Nolting	Skinner
Doyle	Dubuque	Renda	Stroburg
Duitscher	Knoblauch	Rodgers	Wells
Gannon	McCormick		

Absent or not voting, 86:

Alt	Franklin	Logemann	O'Hearn
Baker	Hansen of	Mayberry	Perkins
Bennett	Black Hawk	McCartney	Peterson
Brinck	Jesse	McIntyre	Poncy
Caffrey	Kehe	Mendenhall	Priebe
Corey	Kennedy of	Mezvinsky	Rex
Dooley	Chickasaw	Miller of	Tapscott
Ewell	Kitner	Des Moines	Tieden
Fisher of	Koch	Milligan	Voorhees
Greene	Kreamer	Mohrfeld	Walter

The motion prevailed.

HOUSE CONCURRENT RESOLUTION 131 LOST

Lipsky of Linn called up for consideration **House Concurrent Resolution 131**, filed on March 31, 1970, and found on page 1276 of the House Journal.

Lipsky of Linn offered the following amendment to the resolution and moved its adoption:

Amend House Concurrent Resolution 131 by Lipsky, et al., as found on page 1276 of the House Journal dated March 31, 1970, as follows:

Line 17, by inserting after the word "committee" the words ", or to integrate into another study committee,".

The amendment was adopted.

Lipsky of Linn moved that the resolution as amended be adopted.

A non-record roll call was requested.

The ayes were 40, nays 50.

The resolution lost.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 138

Millen of Jefferson-Van Buren called up for consideration **House Concurrent Resolution 138**, filed on April 6, 1970, and found on page 1423 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

SENATE AMENDMENTS CONSIDERED

Huff of Polk called up for consideration **House File 1198**, a bill for an act relating to the sale and use of fertilizers and pesticides, creating a fertilizer and pesticide review board and making an appropriation therefor, amended by the Senate as follows:

Amend House File 1198, as amended and passed by the House, as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. There is hereby created within the department of agriculture a chemical technology review board. The board shall consist of the secretary of agriculture, the commissioner of public health, the director of the Iowa natural resources council, the chairman of the state soil conservation committee, the chief executive of the league of Iowa municipalities, the state conservation director, and the dean, college of agriculture of Iowa state university of science and technology, or their designees, a representative of a firm in Iowa actively engaged in the manufacture or formulation of agricultural chemicals, and a farmer experienced in the application of agricultural chemicals to be appointed by the governor. The public repre-

representative shall serve for terms of four years beginning July 1, 1970 and until their successors are appointed and qualify. The governor shall fill any public member's vacancy for an unexpired term. Public members shall receive thirty dollars per day and actual expenses for service on this review board. The compensation and expenses shall be paid from the general fund.

Sec. 2. The chemical technology review board shall collect, analyze, and interpret information relating to agricultural chemicals and their use. The board shall coordinate the regulation and information responsibilities of state agencies on matters relating to the sale and use of agricultural chemicals. It shall adopt rules relating to the sale and use of agricultural chemicals which are necessary and effective in the control of pests. The board shall consider the toxicity, hazard, effectiveness and public need for the agricultural chemicals, and the availability of less toxic or less hazardous agricultural chemicals and substances or other means of control. The rules promulgated by the board shall be subject to the provisions of chapter seventeen A (17A) of the Code.

As used in this Act, the term "agricultural chemical" means a pesticide as defined in section two hundred six point two (206.2), subsection one (1), of the Code.

Sec. 3. An advisory committee to the chemical technology review board is hereby created. The advisory committee shall consist of the following:

1. The dean, college of veterinary medicine, Iowa state university of science and technology, or his designee;
2. The dean, college of medicine, university of Iowa, or his designee;
3. An entomologist, botanist, geneticist, and an agronomist appointed by the dean, college of agriculture, Iowa state university of science and technology;
4. The technical secretary, Iowa air pollution control commission;
5. The technical secretary, Iowa water pollution control commission; and
6. Two ecologists, one appointed by the president, Iowa state university of science and technology, and one appointed by the president, university of Iowa.

Appointive members of the advisory committee shall serve terms of four years. The advisory committee shall assist the chemical technology review board in obtaining scientific data and coordinating agricultural chemical regulatory, enforcement, research, and educational functions of the state. The advisory committee shall recommend rules regarding the sale, use, or misuse of agricultural chemicals to the review board.

The advisory committee shall adopt rules relating to its organizational structure, procedures, and meetings under the general supervision of the review board.

Sec. 4. The chemical technology review board shall make an annual report to the governor and the general assembly, which report shall contain information relating to the use of agricultural chemicals and the protection of the health and well-being of people and the protection of fish, domestic animals, wildlife, plants, soil, air, and water. Such report

shall contain all recommendations of the review board and include recommendations for legislative and administrative action.

Sec. 5. The chemical technology review board shall organize annually during the months of July by electing a chairman and vice chairman. Meetings shall be held at the call of the chairman or at the request of a majority of the members of the board. The meeting room, secretarial or clerical staff, and necessary office supplies and equipment shall be arranged or provided by the department of agriculture. The board may meet at such places as deemed necessary for the expedient performance of its responsibilities.

Sec. 6. The members of the chemical technology review board, its employees, and members of the advisory committee shall be reimbursed for all actual and necessary expenses incurred by them in the discharge of their official duties.

Sec. 7. Chapter two hundred six (206), Code 1966, is amended as follows:

1. By striking from section two hundred six point four (206.4), subsection one (1), all of line seven (7) after the period, lines eight (8) through thirteen (13), inclusive, and all of line fourteen (14) before the word "All".

2. By striking from section two hundred six point four (206.4), subsection five (5), all of line eleven (11) after the word "corrections" and inserting in lieu thereof a period and by striking lines twelve (12) through twenty-nine (29), inclusive.

3. By striking from section two hundred six point six (206.6), subsection one (1), and inserting in lieu thereof the following:

"1. The secretary shall, with the approval or at the direction of the chemical technology review board and after a public hearing following due notice:

a. Declare as a pest any form of plant or animal life or virus which is unduly injurious to plants, man, domestic animals, articles, or substances.

b. Specify the conditions under which containers of pesticides may be transported, stored, or disposed.

c. Determine the proper use of pesticides, including their formulations, and the times and methods of application and other conditions of use.

d. Require that all veterinarians licensed and practicing veterinary medicine in the state promptly report any case of domestic livestock poisoning or suspected poisoning to the secretary and the veterinary medical diagnostic laboratory at Iowa state university of science and technology."

4. By striking from section two hundred six point six (206.6), subsections four (4) and five (5).

5. By adding a new section to read as follows:

"The rules and regulations promulgated under the provisions of this chapter shall not be effective until approved by the chemical technology review board and submitted to the departmental rules review committee as provided in chapter seventeen A (17A) of the Code."

Sec. 8. There is hereby appropriated from the general fund of the state, for the fiscal year beginning July 1, 1970 and ending June 30, 1971, the sum of ten thousand (10,000)

dollars, or so much thereof as may be necessary, for the payment of actual and necessary expenses of the members of the chemical technology review board, its employees and the advisory committee and for defraying other expenses relating to the responsibilities of said board.

2. Page 1, by striking from lines 1 and 2 the words "fertilizers and pesticides, creating a fertilizer and pesticide review board and" and inserting in lieu thereof the following: "agricultural chemicals, creating a chemical technology review board and".

Huff of Polk offered the following amendment filed by Huff, et al., to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 1198 (corrected), dated March 24, 1970, by striking all of lines 29 and 30 and the word "pests" in line 31 and inserting in lieu thereof the following:

"It shall adopt rules relating to the sale, use and disuse of agricultural chemicals."

The amendment was adopted.

Huff of Polk offered the following amendment filed by Lawson of Cerro Gordo to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 1198 appearing on pages 1169 through 1172 of the House Journal, as follows:

1. By inserting in line 51 after the word "commission" the words ", or its successor agency".

2. By inserting in line 52 after the word "commission" the words ", or its successor agency".

The amendment was adopted.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend the Senate amendment to House File 1198 by adding to section 7 the following new subsection:

"6. By striking from section two hundred six point three (206.3), Code 1966, all of lines forty (40) through fifty (50) and inserting in lieu thereof the following"

"(5) The date of manufacture."

Roll call was requested by Gannon of Jasper and Cochran of Webster.

On the question "Shall the amendment be adopted?"

The ayes were, 75:

Alt	Caffrey	Crosier	Duitscher
Andersen	Campbell	Den Herder	Dunton
Battles	Christensen	Dietz	Edgington
Bergman	Cochran	Dougherty	Ellsworth
Blouin	Corey	Doyle	Ewell
Brinck	Crabb	Drake	

Fischer of Grundy	Kennedy of Dubuque	Miller of Marshall	Schwartz Shaw
Franklin	Kitner	Mohrfeld	Skinner
Freeman of Buena Vista	Knoblauch	Newton	Stokes
Gannon	Kruse	Nolting	Strand
Graham	Lawsen	Pierson	Strothman
Grassley	Lippold	Priebe	Tapscott
Hanson of Howard-Mitchell	Mayberry	Radl	Tieden
Hill	McCormick	Renda	Van Drie
Huff	Menefee	Rex	Van Nostrand
Jesse	Mezvinsky	Rodgers	Waugh
Kennedy of Chickasaw	Middleswart	Roorda	Wells
	Miller of Des Moines	Sanders	Winkelman
		Schmeiser	Wolfe
		Schroeder	Mr. Speaker

The nays were, 26:

Freeman of Clay-Dickinson	Knight Koch	Miller of Page	Sorg Stroburg
Goode	Kreamer	Milligan	Stromer
Hamilton	Logue	Nelson	Varley
Holden	Millen	Nielsen	Warren
Johnson of Audubon	Miller of Jones	Ossian	Weichman
Cluever		Pelton	Welden
		Peterson	

Absent or not voting, 23:

Baker	Fisher of	Langland	Perkins
Bennett	Greene	Lipsky	Poncy
Camp	Hansen of	Logemann	Shepherd
Cunningham	Black Hawk	McCartney	Van Roekel
Darrington	Johnston of	McIntyre	Voorhees
Dooley	Johnson	Mendenhall	Walter
	Kehe	O'Hearn	

The amendment was adopted.

Huff of Polk moved that the House concur in the Senate amendment as amended by the House.

Motion prevailed and the House concurred in the Senate amendment as amended.

Huff of Polk moved that the bill, as amended by the Senate and further amended by the House and concurred in by the House; be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 1198)

The ayes were, 104:

Alt	Christensen	Dietz	Fischer of
Andersen	Cochran	Dougherty	Grundy
Battles	Corey	Doyle	Fisher of
Bergman	Crabb	Drake	Greene
Blouin	Crosier	Duitscher	Franklin
Brinck	Cunningham	Dunton	Freeman of
Caffrey	Darrington	Edgington	Buena Vista
Campbell	Den Herder	Ellsworth	

Freeman of	Knight	Miller of	Shaw
Clay-Dickinson	Knoblauch	Page	Skinner
Gannon	Koch	Milligan	Sorg
Goode	Kreamer	Mohrfeld	Stokes
Graham	Kruse	Nelson	Strand
Grassley	Langland	Newton	Stroburg
Hamilton	Lawson	Nielsen	Strothman
Hanson of	Lippold	Nolting	Tapscott
Howard-Mitchell	Lipsky	Ossian	Tieden
Hill	Logue	Pelton	Van Drie
Holden	Mayberry	Peterson	Van Nostrand
Huff	McCormick	Pierson	Varley
Jesse	Menefee	Priebe	Warren
Johnson of	Mezvinsky	Radl	Waugh
Audubon	Middleswart	Rex	Weichman
Kehe	Millen	Rodgers	Welden
Kennedy of	Miller of	Roorda	Wells
Chickasaw	Des Moines	Sanders	Winkelman
Kennedy of	Miller of	Schmeiser	Wolfe
Dubuque	Jones	Schroeder	Mr. Speaker
Kitner	Miller of	Schwartz	
Kluever	Marshall		

The nays were, none.

Absent or not voting, 20:

Baker	Hansen of	McIntyre	Shepherd
Bennett	Black Hawk	Mendenhall	Stromer
Camp	Johnston of	O'Hearn	Van Roekel
Dooley	Johnson	Perkins	Voorhees
Ewell	Logemann	Poncy	Walter
	McCartney	Renda	

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 1309**, a bill for an act relating to required secondary school curriculum, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1309, page 1, by adding after line 14 the following new section:

"This Act shall be effective July 1, 1972."

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. 1309)

The ayes were, 105:

Alt	Battles	Blouin	Caffrey
Andersen	Bergman	Brinck	Campbell

Christensen	Graham	Lawson	Rax
Cochran	Grassley	Lippold	Rodgers
Corey	Hamilton	Logue	Roorda
Crabb	Hansen of	Mayberry	Sanders
Crosier	Black Hawk	McCormick	Schmeiser
Cunningham	Hanson of	Menefee	Schroeder
Darrington	Howard-Mitchell	Mezvinsky	Shaw
Den Herder	Hill	Middleswart	Skinner
Dietz	Holden	Millen	Sorg
Dougherty	Huff	Miller of	Stokes
Doyle	Jesse	Des Moines	Strand
Drake	Johnson of	Miller of	Stroburg
Duitscher	Audubon	Jones	Strothman
Dunton	Johnston of	Miller of	Tapscott
Edgington	Johnson	Marshall	Tieden
Ellsworth	Kehe	Miller of	Van Drie
Ewell	Kennedy of	Page	Van Nostrand
Fischer of	Chickasaw	Mohrfeld	Van Roekel
Grundy	Kennedy of	Nelson	Varley
Fisher of	Dubuque	Newton	Warren
Greene	Kitner	Nielsen	Waugh
Franklin	Kluever	Nolting	Weichman
Freeman of	Knight	Ossian	Welden
Buena Vista	Knoblauch	Pelton	Wells
Freeman of	Koch	Peterson	Winkelman
Clay-Dickinson	Kreamer	Priebe	Wolfe
Gannon	Kruse	Radl	Mr. Speaker
Goode	Langland	Renda	

The nays were, 1:

Schwartz

Absent or not voting, 18:

Baker	Logemann	O'Hearn	Shepherd
Bennett	McCartney	Perkins	Stromer
Camp	McIntyre	Pierson	Voorhees
Dooley	Mendenhall	Poncy	Walter
Lipsky	Milligan		

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

Warren of Decatur-Wayne called up for consideration **House File 1253**, a bill for an act relating to recording instruments of homestead ownership, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1253, line 9, by inserting before the word "recorded" the following: "on file in the office of the clerk of the district court or".

Motion prevailed and the House concurred in the Senate amendment.

Warren of Decatur-Wayne 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. 1253)

The ayes were, 102:

Alt	Freeman of	Lawson	Renda
Andersen	Clay-Dickinson	Lippold	Rex
Battles	Goode	Logue	Rodgers
Bergman	Graham	Mayberry	Roorda
Blouin	Grassley	McCormick	Sanders
Brinck	Hamilton	Menefee	Schmeiser
Caffrey	Hansen of	Mezvinisky	Schroeder
Campbell	Black Hawk	Middleswart	Schwartz
Cochran	Hanson of	Millen	Shaw
Corey	Howard-Mitchell	Miller of	Shepherd
Crabb	Hill	Des Moines	Sorg
Crosier	Holden	Miller of	Stokes
Cunningham	Huff	Jones	Strand
Darrington	Jesse	Miller of	Stroburg
Den Herder	Johnson of	Marshall	Strothman
Dietz	Audubon	Miller of	Tapscott
Dougherty	Johnston of	Page	Tieden
Doyle	Johnson	Milligan	Van Drie
Drake	Kehe	Mohrfeld	Van Nostrand
Duitscher	Kennedy of	Nelson	Van Roekel
Dunton	Chickasaw	Newton	Varley
Edgington	Kennedy of	Nielsen	Warren
Ellsworth	Dubuque	Nolting	Waugh
Ewell	Kluever	Ossian	Weichman
Fischer of	Knight	Pelton	Wells
Grundy	Knoblauch	Perkins	Winkelman
Fisher of	Koch	Peterson	Wolfe
Greene	Kreamer	Priebe	Mr. Speaker
Freeman of	Kruse	Radl	
Buena Vista			

The nays were, 2:

Bennett Skinner

Absent or not voting, 20:

Baker	Gannon	McCartney	Poncy
Camp	Kitner	McIntyre	Stromer
Christensen	Langland	Mendenhall	Voorhees
Dooley	Lipsky	O'Hearn	Walter
Franklin	Logemann	Pierson	Welden

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

BUSINESS PENDING
SENATE FILE 565 TABLED

The House resumed consideration of **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.

Fischer of Grundy moved that Senate File 565 be tabled.

A non-record roll call was requested.

The ayes were 58, nays 37.

The motion prevailed.

SENATE AMENDMENT CONSIDERED

Kennedy of Dubuque called up for consideration **House File 1329**, a bill for an act to prohibit false reports and information regarding crimes and accidents, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1329, as amended and passed by the House, page 1, as follows:

1. Line 5, by striking the words "crime or" and inserting in lieu thereof the words "a crime, a fire, or an".
2. Line 6, by striking the words "or other person" and by inserting in lieu thereof the words ", physician, hospital, ambulance service, or fire department".
3. By striking line 10 and inserting in lieu thereof the following: "a crime, a fire, or an accident to any peace officer, physician, hospital, ambulance service, or fire department knowing".
4. By striking lines 18 through 22, inclusive.
5. By striking line 2 and inserting in lieu thereof the following: "crimes, fires, and accidents and providing a penalty for violations."

Motion prevailed and the House concurred in the Senate amendment.

Kennedy 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. 1329)

The ayes were, 106:

Alt	Dietz	Graham	Kennedy of
Andersen	Dougherty	Grassley	Dubuque
Battles	Doyle	Hamilton	Knoblauch
Bennett	Drake	Hansen of	Kitner
Bergman	Duitscher	Black Hawk	Kluever
Blouin	Dunton	Hanson of	Knight
Brinck	Edgington	Howard-Mitchell	Koch
Caffrey	Ellsworth	Hill	Kreamer
Camp	Ewell	Holden	Kruse
Campbell	Fisher of	Huff	Lawson
Christensen	Greene	Jesse	Lippold
Cochran	Franklin	Johnson of	Lipsky
Corey	Freeman of	Audubon	Logue
Crabb	Buena Vista	Johnston of	Mayberry
Crosier	Freeman of	Johnson	Menefee
Cunningham	Clay-Dickinson	Kennedy of	Middleswart
Darrington	Gannon	Chickasaw	Millen
Den Herder	Goode		

Miller of Des Moines	Nolting Ossian Pelton	Schmeiser Schroeder Schwartz	Tieden Van Nostrand Van Roekel
Miller of Jones	Perkins Peterson	Shaw Shepherd	Varley Warren
Miller of Marshall	Priebe Radl	Skinner Sorg	Waugh Weichman
Miller of Page	Renda Rex	Stokes Strand	Welden Wells
Milligan Mohrfeld	Rodgers Roorda	Stroburg Strothman	Winkelman Wolfe
Nelson Newton Nielsen	Sanders	Tapscott	Mr. Speaker

The nays were, none.

Absent or not voting, 18:

Baker	Langland	Mendenhall	Stromer
Dooley	Logemann	Mezvinisky	Van Drie
Fischer of Grundy	McCartney McCormick	O'Hearn Pierson	Voorhees Walter
Kehe	McIntyre	Poncy	

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

CONSIDERATION OF BILLS APPROPRIATIONS CALENDAR

Senate Joint Resolution 1005, a joint resolution to express the sense of the General Assembly regarding the proposed new education building at the college of osteopathic medicine and surgery, with report of committee recommending passage, was taken up for consideration.

Huff of Polk moved that the resolution be read a last time now and placed upon its passage which motion prevailed and the resolution was read a last time.

On the question "Shall the resolution be adopted and agreed to?" (S.J.R. 1005)

The ayes were, 102:

Alt	Dietz	Goode	Kennedy of
Andersen	Dougherty	Graham	Chickasaw
Battles	Doyle	Hamilton	Kennedy of
Bennett	Duitscher	Hansen of	Dubuque
Bergman	Dunton	Black Hawk	Kitner
Blouin	Edgington	Hanson of	Kluever
Camp	Ellsworth	Howard-Mitchell	Knight
Campbell	Ewell	Hill	Knoblauch
Christensen	Fischer of	Holden	Kreamer
Cochran	Grundy	Huff	Kruse
Corey	Fisher of	Jesse	Langland
Crabb	Greene	Johnson of	Lippold
Crosier	Franklin	Audubon	Lipsky
Cunningham	Freeman of	Johnston of	Logue
Darrington	Clay-Dickinson	Johnson	Mayberry
Den Herder	Gannon		McCartney

McCormick	Nelson	Rodgers	Tapscott
McIntyre	Newton	Roorda	Tieden
Menefee	Nielsen	Sanders	Van Drie
Middleswart	Nolting	Schmeiser	Van Nostrand
Millen	Ossian	Schroeder	Van Roekel
Miller of Des Moines	Pelton	Schwartz	Varley
Miller of Jones	Perkins	Shaw	Warren
Miller of Marshall	Peterson	Skinner	Waugh
Milligan	Pierson	Sorg	Weichman
Mohrfeld	Priebe	Stokes	Welden
	Radt	Strand	Winkelman
	Renda	Stroburg	Mr. Speaker
	Rex	Stromer	

The nays were, none.

Absent or not voting, 22:

Baker	Grassley	Mezvinsky	Strothman
Brinck	Kehe	Miller of Page	Voorhees
Caffrey	Koch	O'Hearn	Walter
Dooley	Lawson	Poncy	Wells
Drake	Logemann	Shepherd	Wolfe
Freeman of Busna Vista	Mendenhall		

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

Senate File 58, a bill for an act relating to the compensation for members of examining boards, 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. 58)

The ayes were, 103:

Alt	Dunton	Huff	Logemann
Andersen	Edgington	Jesse	Logue
Baker	Ellsworth	Johnson of Audubon	McCortney
Battles	Ewell	Johnston of Johnson	McCormick
Bennett	Fischer of Grundy	Kennedy of Chickasaw	McIntyre
Bergman	Fisher of Greene	Kennedy of Dubuque	Menefee
Blouin	Franklin	Kitner	Middleswart
Camp	Freeman of Clay-Dickinson	Cluever	Millen
Campbell	Goode	Knight	Miller of Des Moines
Christensen	Graham	Knoblauch	Miller of Jones
Cochran	Hamilton	Kreamer	Miller of Marshall
Corey	Hansen of Black Hawk	Kruse	Miller of Page
Crabb	Hanson of Howard-Mitchell	Langland	Milligan
Cunningham	Hill	Lawson	Mohrfeld
Darrington	Holden	Lippold	Nelson
Darrington		Lipsky	Newton
Den Herder			
Dietz			
Dougherty			
Doyle			
Duitscher			

Nielsen	Rex	Sorg	Van Nostrand
Nolting	Rodgers	Stokes	Van Roekel
Ossian	Roorda	Strand	Varley
Pelton	Sanders	Stroburg	Waugh
Perkins	Schroeder	Stromer	Weichman
Pierson	Schwartz	Strothman	Welden
Priebe	Shaw	Tapscott	Winkelman
Radl	Shepherd	Tieden	Wolfe
Renda	Skinner	Van Drie	Mr. Speaker

The nays were, none.

Absent or not voting, 21:

Brinck	Freeman of	Mayberry	Schmeiser
Caffrey	Buena Vista	Mendenhall	Voorhees
Crosier	Gannon	Mezvinsky	Walter
Dooley	Grassley	O'Hearn	Warren
Drake	Kehe	Peterson	Wells
	Koch	Poney	

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

Senate File 1307, a bill for an act to authorize exercise of a purchase-option by the armory board and to appropriate funds therefor; and to authorize the sale upon certain conditions of the property so acquired, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 1307)

The ayes were, 102:

Alt	Edgington	Johnson of	McIntyre
Andersen	Ellsworth	Audubon	Menefee
Battles	Fisher of	Johnston of	Mezvinsky
Bennett	Greene	Johnson	Middleswart
Bergman	Freeman of	Kennedy of	Millen
Blouin	Buena Vista	Chickasaw	Miller of
Brinck	Freeman of	Kennedy of	Jones
Camp	Clay-Dickinson	Dubuque	Miller of
Campbell	Gannon	Kluever	Marshall
Christensen	Goode	Knight	Miller of
Cochran	Graham	Koch	Page
Corey	Grassley	Kreamer	Mohrfeld
Crabb	Hamilton	Kruse	Nelson
Crosier	Hansen of	Langland	Newton
Cunningham	Black Hawk	Lawson	Nielsen
Darrington	Hanson of	Lippold	Nolting
Den Herder	Howard-Mitchell	Lipsky	Ossian
Dietz	Hill	Logemann	Pelton
Dougherty	Holden	Logue	Perkins
Doyle	Huff	Mayberry	Peterson
Duitscher	Jesse	McCartney	Priebe
Dunton		McCormick	Radl

Renda	Shepherd	Strothman	Waugh
Rex	Skinner	Tapscott	Weichman
Rodgers	Sorg	Tieden	Welden
Sanders	Stokes	Van Drie	Winkelman
Schroeder	Strand	Van Roekel	Wolfe
Schwartz	Stroburg	Varley	Mr. Speaker
Shaw	Stromer	Warren	

The nays were, none.

Absent or not voting, 22:

Baker	Franklin	Milligan	Schmeiser
Caffrey	Kehe	O'Hearn	Van Nostrand
Dooley	Kitner	Pierson	Voorhees
Drake	Knoblauch	Poncy	Walter
Ewell	Mendenhall	Roorda	Wells
Fischer of Grundy	Miller of Des Moines		

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 193, a bill for an act relating to income tax.

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

House File 581, a bill for an act relating to municipal utility retirement systems.

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

House File 1018, a bill for an act relating to fees collected on the county level of government.

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

Senate File 1302, a bill for an act transferring the issuing of commissions regarding notaries public.

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

Senate File 1311, a bill for an act relating to organized athletics and courses in physical education.

Also: That the President of the Senate has appointed as members of the conference committee on Senate File 1181, a bill relating to driver license fees and their renewal, on the part of the Senate: The Senator from Butler, Mr. Kyhl, chairman; the Senator from Plymouth, Mr. Lucken; the Senator from Pottawattamie, Mr. Frey; and the Senator from Polk, Mr. Reichardt.

CARROLL A. LANE
Secretary of the Senate

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Fischer of Grundy for the afternoon on request of Bergman of Lyon-Osceola; Milligan of Polk for the afternoon on request of Kreamer of Polk; Warren of Decatur-Wayne for the afternoon on request of Christensen of Clarke-Union.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of **Senate File 1278**, a bill for an act relating to the homestead tax credit and the motion by Gannon of Jasper to reconsider the vote by which the Welden, et al., amendment was adopted on April 7, 1970, and found on page 1443 of the House Journal.

Roll call was requested, on the motion to reconsider, by Gannon of Jasper and Jesse of Polk.

On the question "Shall the vote by which the Welden amendment was adopted be reconsidered?"

The ayes were, 37:

Andersen	Ewell	Kennedy of	Nolting
Baker	Franklin	Dubuque	Pelton
Bennett	Gannon	Knoblauch	Priebe
Blouin	Hansen of	McCormick	Radl
Caffrey	Black Hawk	Mezvinsky	Renda
Crosier	Huff	Middleswart	Schmeiser
Dietz	Jesse	Miller of	Skinner
Dooley	Johnston of	Des Moines	Stroburg
Dougherty	Johnson	Mohrfeld	Tapscott
Duitscher	Kennedy of	Newton	Wells
Dunton	Chickasaw		

The nays were, 65:

Alt	Fisher of	Johnson of	Logue
Battles	Greene	Audubon	McCartney
Bergman	Freeman of	Kehe	McIntyre
Campbell	Clay-Dickinson	Kitner	Menefee
Christensen	Goode	Kluever	Millen
Corey	Graham	Knight	Miller of
Crabb	Grassley	Koch	Jones
Cunningham	Hamilton	Kreamer	Miller of
Darrington	Hanson of	Kruse	Marshall
Den Herder	Howard-Mitchell	Langland	Miller of
Doyle	Hill	Lawson	Page
Drake	Holden	Lippold	Ossian
Ellsworth		Lipsky	Perkins

Peterson	Sorg	Van Drie	Weichman
Rex	Stokes	Van Nostrand	Welden
Rodgers	Strand	Van Roekel	Winkelman
Roorda	Strothman	Varley	Wolfe
Sanders	Tieden	Waugh	Mr. Speaker
Schroeder			

Absent or not voting, 22:

Brinck	Freeman of	Nelson	Shaw
Camp	Buena Vista	Nielsen	Shepherd
Cochran	Logemann	O'Hearn	Stromer
Edgington	Mayberry	Pierson	Voorhees
Fischer of	Mendenhall	Poncy	Walter
Grundy	Milligan	Schwartz	Warren

The motion lost.

Van Drie of Story offered the following amendment filed by him:

Amend Senate File 1278 as follows:

1. Page 1, line 14, by inserting after the word "his" the word "Iowa".
2. Page 2, line 8, by striking the following: ", and in" and inserting in lieu thereof the following: ". In".
3. Page 2, line 9, by striking the word "the" and inserting in lieu thereof the word "any".
4. Page 2, line 28, by inserting after the word "His" the word "Iowa".

Van Drie of Story asked and received unanimous consent to withdraw amendments 2 and 3 of his amendment.

Van Drie of Story moved the adoption of amendments 1 and 4 of his amendment.

Amendments 1 and 4 were adopted.

Langland of Winneshiek offered the following amendment from the floor and moved its adoption:

Amend Senate File 1278, as amended and passed by the Senate, as follows:

1. Page 1, line 13, by inserting after the word "age" the words "or is totally disabled".
2. Page 2, line 22, by inserting after the word "age" the words "or total disability".
3. Page 2, line 25, by inserting after the word "age" the words "or totally disabled".
4. Page 3, line 22, by inserting after the word "age" the words "or is totally disabled".

The amendment was adopted.

Millen of Jefferson-Van Buren in the chair at 2:40 p.m.

Van Roekel of Marion offered the following amendment filed by him and Sanders of Emmet-Palo Alto and moved its adoption:

Amend Senate File 1278, page 2, line 29, by striking the words "and income from social security".

The amendment 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?" (S.F. 1278)

The ayes were, 87:

Alt	Freeman of	Lippold	Rex
Andersen	Buena Vista	Lipsky	Rodgers
Baker	Freeman of	Logemann	Roorda
Battles	Clay-Dickinson	Logue	Schroeder
Bergman	Goode	McCormick	Shepherd
Brinck	Graham	McIntyre	Sorg
Caffrey	Grassley	Menefee	Stokes
Camp	Hamilton	Middleswart	Strand
Campbell	Hansen of	Miller of	Stroburg
Christensen	Black Hawk	Jones	Stromer
Cochran	Hanson of	Miller of	Strothman
Crabb	Howard-Mitchell	Marshall	Tieden
Crosier	Holden	Miller of	Van Drie
Cunningham	Huff	Page	Van Nostrand
Den Herder	Johnson of	Mohrfeld	Van Roekel
Dooley	Audubon	Nelson	Varley
Dougherty	Kehe	Nielsen	Waugh
Doyle	Kluever	Ossian	Weichman
Drake	Knight	Pelton	Welden
Duitscher	Knoblauch	Perkins	Wells
Edgington	Koch	Peterson	Winkelman
Ellsworth	Kreamer	Pierson	Wolfe
Fisher of	Kruse	Priebe	Speaker
Greene	Langland	Radl	pro tempore
	Lawson		

The nays were, 19:

Bennett	Jesse	Kennedy of	Newton
Blouin	Johnston of	Dubuque	Nolting
Dietz	Johnson	Mayberry	Renda
Ewell	Kennedy of	Mezvinsky	Schmeiser
Franklin	Chickasaw	Miller of	Skinner
Gannon		Des Moines	Tapscott

Absent or not voting, 18:

Corey	Harbor	Milligan	Shaw
Darrington	Hill	O'Hearn	Voorhees
Dunton	Kitner	Poncy	Walter
Fischer of	McCartney	Sanders	Warren
Grundy	Mendenhall	Schwartz	

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

Van Drie of Story moved that the vote by which House File 1278 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 63, nays 33.

The motion prevailed.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 124

Rodgers of Dallas called up for consideration **House Concurrent Resolution 124**, filed on March 19, 1970, and found on page 1101 of the House Journal.

Rodgers of Dallas offered the following amendment filed by him and Varley of Adair-Madison and moved its adoption:

Amend House Concurrent Resolution 124, found on page 1101 of the House Journal of March 19, 1970, as follows:

1. By striking lines 3 through 6, inclusive.
2. By striking from line 7 the words "do not respect" and inserting in lieu thereof the words "have not respected".
3. By striking lines 9 through 13, inclusive, and inserting in lieu thereof the following:

Be It Resolved by the House, the Senate Concurring, That it is the intent of the General Assembly of the State of Iowa that any governmental unit or agency establishing a sanitary landfill site shall comply with county zoning laws and shall obtain the consent of county governing bodies and agencies responsible for the control of environment.

The amendment was adopted.

Rodgers of Dallas moved the adoption of the resolution as amended.

Motion prevailed and the resolution as amended was adopted.

SENATE AMENDMENTS CONSIDERED

Camp of Clinton called up for consideration **House File 1232**, a bill for an act discontinuing the refund of tax on motor fuel used in watercraft and allocating such moneys to the state conservation fund, and providing for a legislative service bureau study relative thereto, amended by the Senate as follows:

Amend House File 1232, as amended and passed by the House, as follows:

1. Page 1, by striking lines 10 through 12, inclusive, and inserting in lieu thereof the following:

"Before the preceding credits are made for the fiscal year beginning July 1, 1970, the amount of thirty-five thousand (35,000) dollars, which it is hereby determined represents the net proceeds of motor fuel tax attributable to motor fuel used in watercraft, shall be placed in a separate fund, which is hereby created and designated as the 'marine fuel tax fund'."

2. Page 3, by inserting after line 8 the following new sections:

- a. "There is hereby appropriated from the marine fuel tax fund to the state conservation commission for the fiscal year beginning July 1, 1970 and ending June 30, 1971 the sum of thirty-five thousand (35,000) dollars, or so much thereof

as may be necessary, for the purpose of expanding the boating safety and education program and for the acquisition and development of boating access to public waters."

b. "Section three hundred twenty-four point seventeen (324.17), Code 1966, is hereby amended by inserting at the end a new paragraph:

'A commercial fisherman, licensed and operating under sections one hundred nine point one hundred six (109.106) through one hundred nine point one hundred sixteen (109.116), inclusive, and section one hundred ten point one (110.1) of the Code shall be entitled to receive a motor fuel tax refund under this section.'

3. Amend the title by inserting in line 2 after the word "allocation" the words "and appropriation".

Tieden of Clayton offered the following amendment from the floor and moved its adoption:

Amend the Senate amendment to House File 1232 as follows:

1. By inserting in line 24 after the word "A" the words "bona fide".

2. By striking lines 25 and 26, and the words "inclusive, and" from line 27 and inserting in lieu thereof the following: "an owner's certificate for commercial fishing gear issued pursuant to".

The amendment was adopted.

Camp of Clinton moved that the House concur in the Senate amendment as amended by the House.

Motion prevailed and the House concurred in the Senate amendment as amended.

Camp of Clinton moved that the bill, as amended by the Senate and further amended by the House and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 1232)

The ayes were, 99:

Alt	Darrington	Freeman of	Jesse
Andersen	Dietz	Buena Vista	Johnson of
Battles	Dooley	Freeman of	Audubon
Bergman	Dougherty	Clay-Dickinson	Kehe
Blouin	Doyle	Graham	Kennedy of
Caffrey	Drake	Grassley	Chickasaw
Camp	Duitscher	Hamilton	Kluever
Campbell	Dunton	Hansen of	Knight
Christensen	Edgington	Black Hawk	Knoblauch
Cochran	Ellsworth	Hanson of	Kreamer
Corey	Ewell	Howard-Mitchell	Kruse
Crabb	Fisher of	Harbor	Lawson
Crosier	Greene	Hill	Lippold
Cunningham	Franklin	Huff	Logemann

Logue	Nelson	Roorda	Tieden
Mayberry	Newton	Schmeiser	Van Drie
McCormick	Nielsen	Schroeder	Van Nostrand
McIntyre	Nolting	Shaw	Van Roekal
Menefee	Ossian	Shepherd	Varley
Mezvinsky	Pelton	Skinner	Waugh
Middleswart	Perkins	Sorg	Weichman
Miller of Jones	Peterson	Stokes	Welden
Miller of Marshall	Pierson	Strand	Wells
Miller of Page	Priebe	Stroburg	Winkelman
Mohrfeld	Radl	Stromer	Wolfe
	Renda	Strothman	Speaker
	Rex	Tapscott	pro tempore
	Rodgers		

The nays were, 4:

Bennett	Goode	Holden	Koch
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Absent or not voting, 21:

Baker	Johnston of	McCartney	Pony
Brinck	Johnson	Mendenhall	Sanders
Den Herder	Kennedy of	Miller of	Schwartz
Fischer of	Dubuque	Des Moines	Voorhees
Grundy	Kitner	Milligan	Walter
Gannon	Langland	O'Hearn	Warren
	Lipsky		

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

APPROPRIATIONS CALENDAR

House File 1339, a bill for an act creating the American revolution bicentennial commission, prescribing its powers and duties, authorizing the expenditure of all funds donated to the commission, and making an appropriation, with report of committee recommending amendment and passage, was taken up for consideration.

Camp of Clinton offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend House File 1339, page 4, by striking in lines 8 and 9 the words and figures "ten thousand (10,000) dollars", and inserting in lieu thereof the words and figures "one thousand (1,000) dollars".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 1339)

The ayes were, 92:

Alt	Battles	Brinck	Camp
Andersen	Bergman	Caffrey	Campbell

Cochran	Grassley	Logue	Sanders
Crabb	Hamilton	Mayberry	Schmeiser
Crosier	Hansen of	McCormick	Schroeder
Cunningham	Black Hawk	Menefee	Shaw
Darrington	Hanson of	Mezvinsky	Shepherd
Den Herder	Howard-Mitchell	Middleswart	Sorg
Dietz	Harbor	Miller of	Stokes
Dooley	Hill	Jones	Strand
Dougherty	Holden	Miller of	Stroburg
Doyle	Huff	Marshall	Stromer
Drake	Johnson of	Mohrfeld	Strothman
Duitscher	Audubon	Nelson	Tieden
Dunton	Kehe	Newton	Van Drie
Edgington	Kennedy of	Ossian	Van Nostrand
Ellsworth	Dubuque	Pelton	Van Roekel
Fisher of	Kluever	Peterson	Varley
Greene	Knight	Pierson	Waugh
Freeman of	Knoblauch	Priebe	Weichman
Buena Vista	Kreamer	Radl	Wells
Freeman of	Kruse	Renda	Winkelman
Clay-Dickinson	Langland	Rex	Wolfe
Gannon	Lawson	Rodgers	Speaker
Goode	Lippold	Roorda	pro tempore
Graham	Logemann		

The nays were, 11:

Baker	Christensen	Kennedy of	Nolting
Bennett	Franklin	Chickasaw	Skinner
Blouin	Jesse	McIntyre	Welden

Absent or not voting, 21:

Corey	Koch	Miller of	Poney
Ewell	Lipsky	Page	Schwartz
Fischer of	McCartney	Milligan	Tapscott
Grundty	Mendenhall	Nielsen	Voorhees
Johnston of	Miller of	O'Hearn	Walter
Johnson	Des Moines	Perkins	Warren
Kitner			

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 **House File 1364**, a bill for an act to make appropriations to the appointive members of the capitol planning commission for per diem compensation for services rendered, 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. 1364)

The ayes were, 100:

Alt	Battles	Blouin	Camp
Andersen	Bennett	Brinck	Campbell
Baker	Bergman	Caffrey	Christensen

Cochran	Hamilton	Logemann	Rodgers
Crabb	Hansen of	Logue	Sanders
Crosier	Black Hawk	Mayberry	Schroeder
Cunningham	Hanson of	McCormick	Shaw
Den Herder	Howard-Mitchell	McIntyre	Shepherd
Dietz	Hill	Menefee	Skinner
Dooley	Holden	Mezvinsky	Sorg
Dougherty	Huff	Middlewart	Stokes
Doyle	Johnson of	Miller of	Strand
Drake	Audubon	Des Moines	Stroburg
Duitscher	Johnston of	Miller of	Stromer
Dunton	Johnson	Jones	Strothman
Edgington	Kehe	Miller of	Tieden
Ellsworth	Kennedy of	Marshall	Van Drie
Fisher of	Dubuque	Mohrfeld	Van Nostrand
Greene	Cluever	Nelson	Van Roekel
Franklin	Knight	Newton	Varley
Freeman of	Knoblauch	Nolting	Waugh
Buena Vista	Koch	Ossian	Weichman
Freeman of	Kreamer	Peterson	Welden
Clay-Dickinson	Kruse	Pierson	Wells
Gannon	Langland	Priebe	Winkelman
Goode	Lawson	Radl	Wolfe
Graham	Lippold	Renda	Speaker
Grassley	Lipsky	Rex	pro tempore

The nays were, 1:

Kennedy of
Chickasaw

Absent or not voting, 23:

Corey	Kitner	Nielsen	Schmeiser
Darrington	McCartney	O'Hearn	Schwartz
Ewell	Mendenhall	Pelton	Tapscott
Fischer of	Miller of	Perkins	Voorhees
Grundy	Page	Poncy	Walter
Harbor	Milligan	Roorda	Warren
Jesse			

The bill having received a constitutional two-thirds 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 **House File 1365**, a bill for an act making an appropriation for use in employing personnel and other expenses for inspection of moisture-measuring devices, 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. 1365)

The ayes were, 102:

Alt	Bennett	Brinck	Campbell
Andersen	Bergman	Caffrey	Christensen
Battles	Blouin	Camp	Cochran

Corey	Graham	Logemann	Rex
Crabb	Grassley	Logue	Rodgers
Crosier	Hamilton	Mayberry	Sanders
Cunningham	Hanson of	McCormick	Schroeder
Darrington	Howard-Mitchell	McIntyre	Shaw
Den Herder	Harbor	Menefee	Shepherd
Dietz	Hill	Mezvinsky	Sorg
Dooley	Holden	Middleswart	Stokes
Dougherty	Huff	Miller of	Strand
Doyle	Jesse	Des Moines	Stroburg
Drake	Johnson of	Miller of	Stromer
Duitscher	Audubon	Jones	Strothman
Dunton	Johnston of	Miller of	Tieden
Edgington	Johnson	Marshall	Van Drie
Ellsworth	Kehe	Mohrfeld	Van Nostrand
Ewell	Kluever	Nelson	Van Roekel
Fisher of	Knight	Newton	Varley
Greene	Knoblauch	Nolting	Waugh
Franklin	Koch	Ossian	Weichman
Freeman of	Kreamer	Pelton	Welden
Buena Vista	Kruse	Peterson	Wells
Freeman of	Langland	Pierson	Winkelman
Clay-Dickinson	Lawson	Priebe	Wolfe
Gannon	Lippold	Radl	Speaker
Goode	Lipsky	Renda	pro tempore

The nays were, 1:

Kennedy of
Chickasaw

Absent or not voting, 21:

Baker	Kitner	Nielsen	Schwartz
Fischer of	McCartney	O'Hearn	Skinner
Grundy	Mendenhall	Perkins	Tapscott
Hansen of	Miller of	Poncy	Voorhees
Black Hawk	Page	Roorda	Walter
Kennedy of	Milligan	Schmeiser	Warren
Dubuque			

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

EXPLANATION OF VOTE

While I was absent from the House chamber the following bills were voted on: House Files 1198, 1253, 1309, 1329; Senate Files 58, 1307, and Senate Joint Resolution 1005. Had I been present I would have voted "aye" on all these bills.

ANDREW G. DOOLEY

EXPLANATION OF VOTE

(Senate File 565)

The undersigned with great reluctance and much regret voted "aye" on the motion to table Senate File 565, an act providing for a unified trial court, commonly known as the court reform bill.

I did so not because I am opposed to court reform, but rather because I am committed to such reform and the unified trial court concept.

Senate File 565 as originally written was an especially well considered

bill providing for true court reform.

The bill as it reached the House had been so mangled and mutilated by amendments that it scarcely resembled a unified trial court proposal. It is with dismay that I observe that those crippling amendments were offered by lawyers.

Further amendments were offered in the House which were offensive and obnoxious to the unified trial court concept, and appeared to be gathering momentum. Moreover, even some of those distinguished members of the House seemed willing to abandon the original proposal leaving little hope of returning the bill to its original form.

This additional obstacle to the unified trial court concept was in part thoughtlessly provided by Governor Ray (who claims to favor it), when he vetoed an irrelevant and innocuous pay raise for municipal court bailiffs and clerks.

Ostensibly, this was done to pressure consideration of the unified trial court bill.

The result was quite the opposite. The small handful of liberal Republicans, smarting from that ill-considered veto, abandoned the original proposal.

While the Iowa State Bar Association is to be commended for the tremendous job of preparing the unified trial court proposal, candor compels me to suggest that they have fallen short of the mark in selling the merits of that proposal to the bar, the bench or the general assembly.

Accordingly, it is with fear for the future of court reform should we fail, and hope for a better hearing hereafter, that I cast my lot with those traditional foes of progress and justice and vote this session to table court reform.

NORMAN G. JESSE
MICHAEL K. KENNEDY

HOUSE CONCURRENT RESOLUTION 143

By Lipsky and Miller of Des Moines

Whereas, the Legislative Council in 1969 established the interim Medicaid Study Committee pursuant to House Concurrent Resolution 29, and this committee during the latter half of 1969 conducted a study of the eligibility, scope, costs, and administrative procedures of the Iowa Medicaid program; and,

Whereas, in their final report to the present session of the General Assembly the members of the Medicaid Study Committee not only recommended certain revisions in the state Medicaid law, but expressed the conviction that the committee had evidence of continuing legislative interest in this vital program and had thereby already contributed to better communications between the various groups involved, improved administrative procedures, and lower costs in the Medicaid program, and therefore recommended the continuation of a legislative Medicaid committee in the future; and,

Whereas, it appears that the Medicaid program will be in a state of continuing change to some degree for the next several years, and House File 1346—the legislation recommended by the Medicaid Study Committee and already passed by the House of Representatives—therefore embodies a concept of close and frequent communication between the General Assembly and the Department of Social Services with respect to the Medicaid program;
Now, Therefore,

Be It Resolved by the House of Representatives, the Senate Concurring, that:

1. The Speaker of the House of Representatives and the President of the Senate are hereby empowered and requested to appoint a joint Select Committee on Medicaid consisting of an equal number, but not less than three, members of each house. It shall be the duty of the members of the committee so appointed to inform themselves regarding the Medicaid program in Iowa, to ascertain whether the intent of the General Assembly is being followed in the administration of the program, to request and obtain from the Department of Social Services and other sources such reports regarding the program as they deem necessary or desirable, to review and familiarize themselves with the general effect of any significant new or revised federal requirements affecting the Iowa Medicaid program, and generally to observe and evaluate the administration, cost, and effectiveness of the Iowa Medicaid program. Upon the convening of the Sixty-fourth General Assembly, the committee shall submit a report which shall include recommendations for any further revision in the Medicaid law which then appears necessary or desirable.

2. The Select Committee on Medicaid shall be authorized to meet not oftener than once each calendar month during the interim from the adjournment of the second session of the Sixty-third General Assembly to the convening of the Sixty-fourth General Assembly. Committee members shall receive forty dollars per diem, and shall be reimbursed for expenses incurred, for attending each such meeting. Per diem and expenses shall be paid committee members pursuant to chapter 69, section 14, Acts of the Sixty-third General Assembly, First Session.

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 139, 251, 333, 404, 443, 1004, 1040, 1057, 1146, 1161, 1171, 1197, 1229, 1268, 1310, 1330, 1332, 1338 and 1356.

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 139, 251, 333, 404, 443, 1004, 1040, 1057, 1146, 1161, 1171, 1197, 1229, 1268, 1310, 1330, 1332, 1338 and 1356.

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, 1970, sent to the Governor for his approval: House Files 139, 251, 333, 404, 443, 1004, 1040, 1057, 1146, 1161, 1171, 1197, 1229, 1268, 1310, 1330, 1332, 1338 and 1356.

ELIZABETH SHAW, Chairman

Report adopted.

REPORT OF CONFERENCE COMMITTEE

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 1294, a bill for an Act relating to the taxation of financial institutions, and the taxation of moneys and credits, respectfully submit the following recommendations:

1. That the Senate recede from its amendments.
2. That House File 1294 as passed by the House be amended as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter four hundred twenty-two (422), Code 1966, is hereby amended by inserting a new division composed of sections two (2) through eight (8), inclusive, of this Act.

Sec. 2. A franchise tax according to and measured by net income is hereby imposed on financial institutions.

Sec. 3. In this Act, unless the context otherwise requires:

1. "Financial institution" means a state bank as defined in chapter two hundred seventy-three (273), section one hundred three (103), subsection nineteen (19), Acts of the Sixty-third General Assembly, First Session, a national banking association having its principal office within this state, a trust company, a federally chartered savings and loan association, a financial institution chartered by the federal home loan bank board, an association incorporated or authorized to do business under chapter five hundred thirty-four (534) of the Code, or a production credit association.

2. "Taxable year" means the calendar year, or the fiscal year ending during a calendar year, for which the tax is payable.

3. "Taxpayer" means a financial institution subject to any tax imposed by this Act.

4. "Net income" means the net income of the financial institution computed in accordance with section four hundred twenty-two point thirty-five (422.35) of the Code, with the exception that interest and dividends from federal securities shall not be subtracted and interest and dividends from evidences of indebtedness and securities of this state and its political subdivisions, exempt from federal income tax under the Internal Revenue Code of 1945 as amended, shall not be added.

Sec. 4. The franchise tax is due and payable on the first day following the end of the taxable year of each financial institution, and is delinquent after the last day of the fourth month following the due date. Every financial institution shall file a return as prescribed by the director on or before the

delinquency date. The provisions of this section shall become effective for all taxable years ending on or after January 1, 1970. For other than calendar year taxpayers, the tax due for the taxable year ending in 1970 shall be, for each month of the taxable year in 1970, one-twelfth of the tax which would be due if this section had been effective for the entire taxable year. As to fiscal years ending prior to the effective date of this Act, the time for filing a return is extended to the last day of the fourth month following such effective date.

Sec. 5. The franchise tax is imposed annually in an amount measured by applying the following rates to the net income received or accrued during the taxable year:

1. On the first twenty-five thousand dollars of net income, or any part thereof, five percent.
2. On the next fifty thousand dollars of net income, or any part thereof, six percent.
3. On the next twenty-five thousand dollars of net income, or any part thereof, seven percent.
4. On all net income in excess of one hundred thousand dollars, eight percent.

Sec. 6. The franchise tax shall be made payable to the treasurer of state and shall accompany the franchise tax return at the time of filing.

Sec. 7. Ten percent of the total moneys received from the franchise tax shall be deposited in the state general fund. The remaining moneys received from the franchise tax shall be deposited in a franchise tax fund hereby established in the office of the treasurer of state, and shall be paid quarterly on warrants by the state comptroller, after certification by the director of revenue, as follows:

1. Fifty percent to the basic school tax equalization fund of the basic school tax unit from which the tax is collected, to be distributed in the same manner as other funds in the basic school tax equalization fund.
2. Thirty percent to the general fund of the city or town from which the tax is collected.
3. Twenty percent to the general fund of the county from which the tax is collected.

If the financial institution maintains one or more offices for the transaction of business, other than its principal office, a portion of its franchise tax shall be allocated to each office, based upon a reasonable measure of the business activity of each office. The director of revenue shall prescribe, for each type of financial institution, a method of measuring the business activity of each office. Financial institutions shall furnish all necessary information for this purpose at the request of the director.

Quarterly, the director of revenue shall certify to the treasurer of state the amounts to be paid to each basic school tax unit, city, town, and county from the franchise tax fund. All moneys received from the franchise tax are hereby appropriated according to the provisions of this section.

Sec. 8. The department of revenue shall administer and enforce the provisions of this Act, and all applicable provisions of sections four hundred twenty-two point twenty-four (422.24), four hundred twenty-two point twenty-five (422.25), four hun-

dred twenty-two point twenty-six (422.26), four hundred twenty-two point twenty-eight (422.28), four hundred twenty-two point twenty-nine (422.29), and four hundred twenty-two point thirty (422.30) of the Code, and division five (V) of chapter four hundred twenty-two (422) of the Code, apply to financial institutions and to the franchise tax imposed by this Act.

Sec. 9. Section four hundred twenty-two point thirty-four (422.34), subsection one (1), Code 1966, as amended by chapter two hundred seventy-three (273), section one thousand eight hundred fourteen (1814), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by inserting in line four (4) after the word "associations," the words "production credit associations,".

Sec. 10. Section four hundred twenty-two point seventy-one (422.71), Code 1966, as amended by chapter three hundred forty-two (342), section one hundred seventeen (117), Acts of the Sixty-second General Assembly, is hereby further amended by striking lines twenty-seven (27) through thirty-four (34), inclusive, and inserting in lieu thereof the following:

"the county treasurer of each county and transmit them. The county treasurer shall apportion these amounts twenty percent to the county general fund, fifty percent to the basic school tax equalization fund, and the remaining thirty percent to cities and towns in the proportion that the taxable values for each city and town for 1965 of property subject to taxation in 1965 under sections four hundred twenty-nine point two (429.2) and four hundred thirty-one point one (431.1) of the Code is to the total of such taxable values for all cities and towns within the county."

Sec. 11. Section four hundred twenty-seven point thirteen (427.13), Code 1966, as amended by chapter three hundred fifty-six (356), section thirty-seven (37), Acts of the Sixty-second General Assembly, is hereby further amended by striking subsections four (4) through eight (8), inclusive.

Sec. 12. Section four hundred twenty-eight point twelve (428.12), Code 1966, as amended by chapter two hundred seventy-three (273), section one thousand eight hundred fifteen (1815), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by striking from lines nine (9) and ten (10) the words and figure "as provided in chapter 430, for the taxing of private banks and bankers,".

Sec. 13. Section four hundred twenty-eight point twenty-three (428.23), Code 1966, is hereby amended by striking lines seven (7), eight (8), and nine (9), and inserting in lieu thereof the words "same manner as is required of individuals."

Sec. 14. Section four hundred twenty-eight point twenty-seven (428.27), Code 1966, is hereby amended by striking from lines three (3) and four (4) the words and figures "as prescribed in sections 431.1 and 431.2".

Sec. 15. Chapter four hundred twenty-eight (428), Code 1966, is hereby amended by adding the following section:

"For the year 1970 and succeeding years, the real estate, fixtures, equipment, and tangible personal property of every financial institution, as defined in this Act, and of every credit union established under chapter five hundred thirty-three (533) of the Code, shall be listed, assessed, and taxed to the

institution or the credit union in the same manner and at the same rate as such property in the hands of individuals."

Sec. 16. Chapters four hundred twenty-nine (429) and four hundred thirty (430), Code 1966, are hereby repealed.

Sec. 17. Section four hundred thirty A point two (430A.2), Code 1966, as amended by chapter two hundred seventy-three (273), section one thousand eight hundred twenty-one (1821), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by striking from lines eight (8) and nine (9) the words and figure "except as provided in section 430A.7 hereof" and inserting in lieu thereof the words "or to production credit associations,".

Sec. 18. Section four hundred thirty A point three (430A.3), Code 1966, is hereby amended by striking lines eight (8), nine (9), and ten (10) and inserting in lieu thereof the following:

"which shall be levied by the board of supervisors, and placed upon the tax list and collected by the county treasurer. The amount collected in each taxing district in cities and towns shall be apportioned twenty percent to the county general fund, thirty percent to the city or town general fund, and fifty percent to the basic school tax equalization fund, and the amount collected in each taxing district outside of cities and towns shall be apportioned fifty percent to the county general fund and fifty percent to the basic school tax equalization fund. The".

Sec. 19. Section four hundred thirty A point seven (430A.7), Code 1966, is hereby repealed.

Sec. 20. Chapter four hundred thirty-one (431), Code 1966, is hereby repealed.

Sec. 21. Section five hundred thirty-three point twenty-two (533.22), Code 1966, is hereby amended as follows:

1. By inserting in line three (3) after the comma the words "tangible personal property,".
2. By adding the following:

"The moneys and credits tax on credit unions is hereby imposed at a rate of five mills on each dollar of legal and special reserves of every credit union, and shall be levied by the board of supervisors, and placed upon the tax list and collected by the county treasurer, except that an exemption shall be given to each credit union in the amount of four thousand dollars and, in addition, any amount of the legal and special reserves which are invested in United States government securities. The amount collected in each taxing district within a city or town shall be apportioned twenty percent to the county general fund, thirty percent to the city or town general fund, and fifty percent to the basic school tax equalization fund, and the amount collected in each taxing district outside of cities and towns shall be apportioned fifty percent to the county general fund and fifty percent to the basic school tax equalization fund. The moneys and credits tax shall be collected at the location of the credit union as shown in its articles of incorporation."

Sec. 22. No levies or collections shall be made based upon assessments made and other procedures undertaken prior to the effective date of this Act in connection with the imposition for the year 1970 of taxes repealed or made inapplicable by this Act.

Sec. 23. Section four hundred twenty-two point one (422.1), Code 1966, is hereby amended by inserting after line nine (9) the following:

"Division VII Taxation of financial institutions."

Sec. 24. This Act being deemed of immediate importance shall be in full force and effect from and after its final approval and publication in The Evening Sentinel, a newspaper published at Shenandoah, Iowa, and the Council Bluffs Nonpareil, a newspaper published at Council Bluffs, Iowa.

2. By inserting in line 1 of the title after the word "institutions" the words "and credit unions".

3. The committee recommends that after the full effect of the personal property tax and recent federal legislation is known, subsequent legislatures review the impact of this Act to ensure its equity.

On the part of the House:

MAURICE A. VAN NOSTRAND, Chmn.
DENNIS L. FREEMAN
SCOTT McINTYRE, JR.
ED SKINNER

On the part of the Senate:

CLIFTON C. LAMBORN, Chmn.
JOSEPH C. COLEMAN
ELMER F. LANGE
EDWARD E. NICHOLSON

REPORTS OF COMMITTEE

Camp of Clinton, from the committee on appropriations, submitted the following reports:

MR. SPEAKER: Your committee on appropriations, to whom was referred **House Joint Resolution 1008**, a joint resolution to direct the department of public safety to study the usefulness of the life lite on automobiles, 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 1008, page 1, line 21, by striking the words and figures "ten thousand (10,000) dollars", and inserting in lieu thereof the words and figures "one thousand (1,000) dollars".

JOHN CAMP, Chairman

Also:

MR. SPEAKER: Your committee on appropriations, to whom was referred **Senate File 1060**, a bill for an act to transfer the unexpended and unencumbered balance of the capital appropriation made by the Sixty-second General Assembly for a new medium security institution for men at Anamosa, to supplement the appropriation made by the Sixty-third General, 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 1078**, a bill for an act to appropriate from the general fund of the State of Iowa for capital improvements at the Iowa Soldiers Home at Marshalltown, begs leave to report it has had 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 1111 by adding thereto the following new
2 section:

3 Sec. 5. Chapter eighty-nine (89), section four (4), Acts
4 of the Sixty-third General Assembly, First Session, is hereby
5 amended as follows:

6 1. By striking from line one hundred fifty-one (151) the
7 words "that portion of Nevada township lying within the city of
8 Nevada" and inserting in lieu thereof the words "those portions
9 of Grant and Nevada townships lying within the city of Nevada".

10 2. By striking from line one hundred fifty-seven (157) the
11 word "Grant,".

12 3. By striking from lines one hundred fifty-eight (158) and
13 one hundred fifty-nine (159) the words "that portion of Nevada
14 township lying outside the city of Nevada" and inserting in lieu
15 thereof the words "those portions of Grant and Nevada townships
16 lying outside the city of Nevada".

VAN DRIE of Story

1 Amend Senate File 1297, as amended and passed by the
2 Senate and reprinted, as follows:

3 Page 2, line 5, by striking the period after the
4 word "salary" and inserting the following: ", which
5 salary shall be not less than fifteen thousand (15,000)
6 dollars and not more than twenty-seven thousand (27,000)
7 dollars."

DRAKE of Louisa-Muscatine

1 Amend Senate File 1297, as passed by the Senate and reprinted,
2 by striking sections 1 through 9 and inserting in lieu thereof
3 the following:

4 Section 1. Chapter one hundred twenty-four (124), Code 1966,
5 is hereby amended by adding thereto the following new section:

6 "Any beer permit issued under this chapter may, after
7 notice in writing to the permit holder and reasonable opportunity
8 for hearing, be suspended or revoked by the local issuing authority
9 or the Iowa liquor control commission for any of the following
10 causes:

11 1. Misrepresentation of any material fact in the application
12 for such license.

13 2. Violation of any of the provisions of this chapter as
14 amended or regulations of the commission.

15 3. Any change in the membership or interest in the business
16 operated under the permit, which change was not previously
17 reported to the commission and approved by it.

18 4. An event which would have resulted in disqualification
19 from receiving such license when originally issued.

20 5. Any sale, hypothecation, or transfer of such license.

21 Any beer permittee whose permit is revoked for cause shall
22 not thereafter be permitted to hold a beer permit in the state
23 of Iowa. The spouse or person who directly or indirectly owns
24 or controls ten percent or more of any class of stock of a permit
25 holder in the case of a corporation, firm, partnership or
26 association or has an interest of ten percent or more in the

27 ownership or profits of an establishment covered by a beer
 28 permit which has been revoked for cause shall not be issued a
 29 beer permit and no beer permit shall be issued which covers any
 30 business in which such person has a financial interest. In the
 31 event a permit is revoked for cause, the premises covered by a
 32 revoked permit shall not be relicensed for one year.

33 Any beer permit issued under this chapter held by the
 34 holder of a liquor control licensee shall be suspended or
 35 revoked as the case might be upon the suspension or revocation
 36 of such liquor control license."

FISHER of Greene
 ELLSWORTH of Dubuque
 KOCH of Woodbury
 MOHRFELD of Tama
 WAUGH of Monona
 PERKINS of Pottawattamie
 NIELSEN of Shelby
 SCHWARTZ of Wapello
 HANSON of Howard-Mitchell
 RENDA of Polk
 DUNTON of Keokuk
 MILLER of Des Moines
 CAFFREY of Polk
 BENNETT of Polk
 FRANKLIN of Polk
 JOHNSON of Audubon-Guthrie

1 Amend Senate File 1312, as amended and passed by the
 2 Senate and reprinted, by adding thereto the following
 3 sections:

4 1. Section four hundred thirty-two point one

5 (432.1), Code 1966, is hereby amended as follows:

6 (1.) By striking from lines three (3) and four (4)
 7 the words "fraternal beneficiary associations, and".

8 (2.) By striking from subsection one (1), lines four (4)
 9 through seven (7), inclusive, the words "not including frater-
 10 nal beneficiary associations, or the gross payments or deposits
 11 collected from holders of fraternal beneficiary association
 12 certificates,".

(3.) By adding to the end of subsection one (1) the
 14 following new paragraph:

15 "Any fraternal beneficiary association with admitted assets
 16 of less than ten million dollars at the beginning of the tax-
 17 able year shall be entirely exempt for that year from the pay-
 18 ment of the premium tax as herein provided. A fraternal bene-
 19 ficiary association whose admitted assets exceed ten million
 20 dollars at the beginning of the taxable year shall have the
 21 total premium tax reduced by a percentage equal to ten million
 22 dollars divided by its admitted assets."

23 2. Section five hundred twelve point twelve (512.12),
 24 Code 1966, is hereby amended by striking all of line six (6)
 25 and inserting in lieu thereof the words "except as provided by
 26 section four hundred thirty-two point one (432.1) of the Code
 27 or the provisions of this chapter."

28 3. The provisions of this amendment shall be effective
29 January 1, 1971.

McINTYRE of Linn

1 Amend Senate File 1312, as passed by the Senate and
2 reprinted, by adding after line 33, page 9, the following
3 new paragraph:
4 "The board of regents is hereby directed to project for
5 ten years and to adopt and submit to the Sixty-fourth General
6 Assembly the following established policies:
7 1. The maximum enrollment that will be permitted
8 at each university.
9 2. The ratio of undergraduate students to graduate
10 students at each university.
11 3. The ratio of undergraduate out-of-state students
12 to undergraduate in-state students at each
13 university.
14 4. The ratio of graduate out-of-state students to
15 graduate in-state students at each university."

VAN NOSTRAND of Pottawattamie

1 Amend Senate File 1312, as amended and passed by the Senate, by
2 adding the following new section preceeding the publication clause:
3 There is hereby established a fund to be known as the "renal
4 disease fund". All monies appropriated to and deposited in the renal
5 disease fund are hereby appropriated for and shall be used by the
6 state department of health in carrying out the purposes of this section.
7 1. Chapter one hundred thirty-five (135), Code 1966, is hereby
8 amended by adding the following new sections:
9 a. "The commissioner shall establish a program for the care and
10 treatment of persons suffering from chronic renal diseases. This
11 program shall assist persons suffering from chronic renal diseases who
12 require lifesaving care and treatment for such renal disease, but who
13 are unable to pay for such service on a continuing basis.
14 b. The commissioner shall appoint a renal disease advisory
15 committee to consult with the department in the administration of this
16 section. The committee shall be composed of eleven persons represent-
17 ing hospitals and medical schools which establish dialysis centers,
18 voluntary agencies interested in kidney diseases, local public health
19 agencies, physicians licensed to practice medicine in all of its
20 branches, and the general public. Each member shall hold office for
21 a term of four years and until his successor is appointed and
22 qualifies, except that the terms of the members first taking office
23 shall expire, as designated at the time of appointment, two at the end
24 of the first year, three at the end of the second year, three at the
25 end of the third year, and three at the end of the fourth year, after
26 the date of appointment. Any person appointed to fill a vacancy
27 occurring prior to the expiration of the term for which his predecessor
28 was appointed shall be appointed for the remainder of such term. The
29 committee shall meet as frequently as the commissioner deems necessary,
30 but not less than once each year. The committee members shall receive
31 no compensation but shall be reimbursed for actual expenses incurred
32 in carrying out their duties as members of this committee.
33 c. The department shall:
34 (1) With the advice of the renal disease advisory committee,

35 develop standards for determining eligibility for care and treatment
36 under this program.

37 (2) Assist in the development and expansion of programs
38 for the care and treatment of persons suffering from chronic renal
39 diseases, including dialysis and other medical procedures and techniques
40 which will have a lifesaving effect in the care and treatment of persons
41 suffering from these diseases.

42 (3) Assist in the development of programs for the preparation
43 of chronic renal diseases.

44 (4) Extend financial assistance to persons suffering from
45 chronic renal diseases in obtaining the medical, nursing, pharmaceutical,
46 and technical services necessary in caring for such disease, including
47 the renting of home dialysis equipment.

48 (5) Assist in equipping dialysis centers.

49 (6) Institute and carry on an educational program among
50 physicians, hospitals, public health departments, and the public con-
51 cerning chronic renal diseases, including the dissemination of
52 information and the conducting of educational programs concerning the
53 prevention of chronic renal diseases and the methods for the care
54 and treatment of persons suffering from these diseases."

55 2. There is hereby appropriated to the state department of
56 health from the general fund of the state the sum of \$200,000 to
57 effect the purposes of this section.

JOHNSTON of Johnson

1 Amend Senate File 1312, as passed by the Senate and
2 reprinted, as follows:

3 1. Page 9, line 29, by inserting after the word "shall"
4 the words "establish and".

5 2. Page 9, line 32, by striking the word "anticipated".

GRASSLEY of Butler

1 Amend Senate File 1312, as amended and reprinted, as follows:

2 1. Page 5, line 5, by inserting after the word "station," the
3 words "interceptor sewer,".

4 2. Page 5, line 7, by inserting after the word "wastes" the words
5 " , which qualify for federal grants pursuant to the federal water
6 pollution Act of 1956, as amended, or any other federal act or
7 program".

8 3. Page 5, by striking lines 8 through 14, inclusive, and re-
9 lettering the remaining paragraphs.

10 4. Page 5, line 18, by striking the word "sewer".

11 5. Page 5, line 19, by striking the words "systems and".

12 6. Page 5, line 20, by striking the words "systems and".

13 7. Page 5, line 25, by striking the words "systems and".

14 8. Page 5, line 27, by striking the words "sewer systems and".

15 9. Page 6, line 14, by striking the words "sewer systems or".

16 10. Page 6, by striking from lines 15, 16, and 17 the words
17 "(P. L. 84-660, 33 USC 446-466K) as amended, or pursuant to any
18 other federal act or program" and inserting in lieu thereof the
19 words "as amended".

20 11. Page 6, line 20, by striking the words "sewer systems or".

CAMP of Clinton
KEHE of Bremer

1 Amend Senate File 1312, as amended, passed and reprinted,
2 as follows:

3 1. Page 10, by inserting after line 31 the following new
4 section:

5 "Chapter two hundred forty-eight (248), section ten (10),
6 Acts of the Sixty-third General Assembly, First Session, is
7 hereby amended by striking lines four (4), five (5), and
8 six (6) and inserting in lieu thereof the following:

9 'a. For a statewide community improvement program, special
10 studies, technical services, and research projects relating to
11 local affairs that would be beneficial to the entire state.'"

12 2. By renumbering the remaining sections.

VARLEY of Adair-Madison

1 Amend the Brinck amendment to Senate File 1312, filed
2 April 6, 1970 and appearing on pages 1426 through 1431, in-
3 clusive, of the House Journal, as follows:

4 1. By striking from line 34 the words "and twenty-fourth"
5 and inserting in lieu thereof the words "twenty-fourth, and
6 twenty-fifth".

7 2. By striking from line 36 the words "twenty-five thousand
8 dollars or more" and inserting in lieu thereof the words
9 "more than twenty-five thousand dollars".

10 3. By inserting after line 219 the following new sections:

11 Sec. 14. Chapter three hundred fifty-six (356), section
12 forty-two (42), Acts of the Sixty-second General Assembly, as
13 amended by chapter two hundred fifty-four (254), section two
14 (2), Acts of the Sixty-third General Assembly, First Session,
15 is hereby amended by striking lines nine (9) through thirty
16 (30), inclusive, and inserting in lieu thereof the following:

17 "The total assessed value of personal property for each
18 taxing district in 1969, after adjustment for equalization,
19 is the value for computation of the personal property tax credit
20 in 1970. In each succeeding year, value of personal property
21 for computation of the personal property tax credit shall be
22 determined as follows:

23 1. Determine a percentage which represents the ratio be-
24 tween the total assessed value of personal property and the
25 total assessed value of real property in each taxing district
26 in 1969.

27 2. Apply the percentage determined under subsection one
28 (1) of this section for each taxing district to the current
29 total assessed value of real property in that district."

30 Sec. 15. Chapter two hundred fifty-four (254), section
31 three (3), Acts of the Sixty-third General Assembly, First
32 Session, amending chapter three hundred fifty-six (356), sec-
33 tion forty-three (43), Acts of the Sixty-second General Assembly,
34 is hereby repealed.

35 Sec. 16. Chapter two hundred fifty-four (254), section
36 four (4), Acts of the Sixty-third General Assembly, First
37 Session, amending chapter three hundred fifty-six (356), section
38 forty-four (44), Acts of the Sixty-second General Assembly, is
39 hereby repealed.

40 Sec. 17. Chapter two hundred fifty-four (254), section
41 five (5), Acts of the Sixty-third General Assembly, First

42 Session, amending chapter three hundred fifty-six (356), sec-
 43 tion forty-five (45), Acts of the Sixty-second General Assembly,
 44 is hereby amended by striking lines seven (7) through fifteen
 45 (15), inclusive, and inserting in lieu thereof the words "each
 46 year."

47 Sec. 18. Chapter three hundred fifty-six (356), section
 48 forty-six (46), Acts of the Sixty-second General Assembly, is
 49 hereby amended by striking lines one (1) through four (4), in-
 50 clusive, and inserting in lieu thereof the following:

51 "Sec. 46. Each taxing district shall be paid the total
 52 amount of taxes which are not collected in that district because
 53 of the personal property tax credit, based upon the value of
 54 personal property each year, as determined under chapter three
 55 hundred fifty-six (356), section forty-two (42), Acts of the
 56 Sixty-second General Assembly, as amended by section three (3)
 57 of this Act. The amounts due each taxing district for the per-
 58 sonal property tax credit in the prior year, as certified by the
 59 county auditor, shall be paid in two equal installments by the
 60 state comptroller, on or before March fifteenth and September
 61 fifteenth of each year".

62 Sec. 19. Chapter three hundred fifty-six (356), section
 63 forty-seven (47), Acts of the Sixty-second General Assembly, as
 64 amended by chapter two hundred fifty-two (252), section four
 65 (4), Acts of the Sixty-third General Assembly, First Session,
 66 is hereby further amended by striking lines three (3) and four
 67 (4) and inserting in lieu thereof the following: "carry out
 68 the provisions of chapter three hundred fifty-six (356), sec-
 69 tions thirty-nine (39) through forty-six (46), inclusive, Acts
 70 of the Sixty-second General Assembly, as amended by sections
 71 two (2) through seven (7), inclusive, of this Act."

BRINCK of Lee

1 Amend Senate File 1312, as passed by the Senate and
 2 reprinted, by adding as a new section preceding the
 3 publication clause the following:

4 "There is hereby appropriated to the state department
 5 of health from the general fund of the state of Iowa
 6 for the fiscal year beginning July 1, 1970 and ending
 7 June 30, 1971, the sum of twenty thousand (20,000) dollars,
 8 or so much thereof as may be necessary, to supplement
 9 moneys appropriated by chapter twenty-eight (28), section
 10 one (1), subsection thirteen (13), Acts of the Sixty-third
 11 General Assembly, First Session, to be used for implement-
 12 ing legislation passed by the Sixty-third General Assembly
 13 for minimum standards regarding the health, safety, and
 14 welfare of migratory labor camps. Any unencumbered balance
 15 remaining as of June 30, 1971 of the funds appropriated
 16 by this Act shall revert to the general fund of the state
 17 in the manner provided by section eight point thirty-three
 18 (.833) of the Code."

TAPSCOTT of Polk
 JOHNSTON of Johnson
 McINTYRE of Linn

1 Amend Senate File 1312, as passed and reprinted, as follows:
2 1. By adding to page 2 after line 19 the following new section:
3 "Sec. 2. In addition to the taxes imposed by section four
4 hundred twenty-two point five (422.5) of the Code, a tax is here-
5 by imposed upon every resident of the state and upon that part of
6 the taxable income of any nonresident which is derived from any
7 property, trust, or other source within this state, including any
8 business, trade, profession, or occupation carried on within this
9 state, which tax shall be levied, collected, and paid annually as
10 herein provided upon and with respect to taxable income as herein
11 defined at rates as follows:

12 1. On taxable income of ten thousand dollars or more, but
13 not exceeding twenty thousand dollars, an additional one percent.

14 2. On taxable income of more than twenty thousand dollars,
15 but not exceeding thirty thousand dollars, an additional two
16 percent.

17 3. On taxable income of thirty thousand dollars or more an
18 additional three percent.

19 The taxes levied by this section shall be imposed on all
20 income earned or accrued during the years 1970 and 1971 regard-
21 less of when the taxpayer's tax year begins and ends. The pro-
22 visions of chapter four hundred twenty-two of the Code applicable
23 to taxes levied under section four hundred twenty-two point five
24 (422.5) of the Code shall apply to the taxes levied by this sec-
25 tion, unless otherwise inconsistent. All revenues received by
26 the taxes imposed by this section shall be deposited in the road
27 use tax fund."

28 2. By renumbering the remaining sections accordingly.

SKINNER of Polk
DUNTON of Keokuk

1 Amend Senate File 1312, as passed by the Senate and reprinted,
2 as follows:

3 1. Page 5, line 34, by striking the following:

4 "July 1, 1966" and inserting in lieu thereof the follow-
5 ing: "July 1, 1969 or which may be approved to receive federal
6 grants from the 1970 fiscal year allocation".

7 2. Page 8, by striking all of line 29 and inserting in lieu
8 thereof the words "six million (6,000,0000) dollars for".

KEHE of Bremer
WELDEN of Hardin

1 Amend Senate File 1312, as passed by the Senate and
2 reprinted, as follows:

3 1. Page 9, after line 33, by adding the following:

4 "The board of regents shall terminate all actions with
5 respect to further expansion at the University of Northern
6 Iowa, State University of Iowa, and Iowa State University,
7 or construction of any new building for which the contract
8 has not been let prior to July 1, 1970, and shall not proceed
9 with the purchase of any land at or for the State University
10 of Iowa, or the Iowa State University, or University of
11 Northern Iowa until the governor's advisory committee on
12 education completes its study and files its recommendations

13 regarding higher education and the facilities therefor
14 needed in the state of Iowa."

SCHROEDER of Pottawattamie

- 1 Amend Senate File 1312 by adding after line 3,
2 page 1, the following new sections:
- 3 Section 1. Section two point forty-seven (2.47), Code 1966,
4 is hereby amended as follows:
- 5 1. By striking from line one (1) of subsection two (2) the
6 word "biennial" and inserting in lieu thereof the word "a".
 - 7 2. By striking from line two (2) of subsection three (3)
8 the word "biennial".
- 9 Sec. 2. Section eight point six (8.6), Code 1966, is hereby
10 amended as follows:
- 11 1. By striking from line two (2) of subsection ten (10) the
12 word "biennially" and inserting in lieu thereof the word
13 "annually".
 - 14 2. By striking subsection thirteen (13), as amended by
15 section eight (8) of chapter three hundred forty-two (342),
16 Acts of the Sixty-second General Assembly, and inserting in
17 lieu thereof the following:
18 "On August first of each year, the state comptroller shall
19 certify to the department of revenue the amount of money to be
20 levied for general state taxes."
- 21 Sec. 3. Subsection seventeen (17) of section eight point
22 six (8.6), Code 1966, is hereby amended as follows:
- 23 1. By striking from line three (3) the word "even-numbered".
 - 24 2. By striking from line ten (10) the word "biennium" and
25 inserting in lieu thereof the words "fiscal year".
 - 26 3. By striking from line thirteen (13) the word "biennium"
27 and inserting in lieu thereof the words "fiscal year".
 - 28 4. By striking from line fifteen (15) the word "bienniums"
29 and inserting in lieu thereof the words "fiscal years".
 - 30 5. By striking from line twenty-three (23) the word
31 "biennium" and inserting in lieu thereof the words "fiscal
32 year".
 - 33 6. By striking from line twenty-six (26) the word "bienniums"
34 and inserting in lieu thereof the words "fiscal years".
 - 35 7. By striking from line thirty-two (32) the word "bienniums"
36 and inserting in lieu thereof the words "fiscal years".
 - 37 8. By striking from line thirty-nine (39) the word "biennium"
38 and inserting in lieu thereof the words "fiscal year".
 - 39 9. By striking from line forty-six (46) the word "biennium"
40 and inserting in lieu thereof the words "fiscal year".
- 41 Sec. 4. Section eight point twenty-one (8.21), Code 1966,
42 is hereby amended as follows:
- 43 1. By striking from lines two (2) and three (3) the words
44 "the year of each biennial legislative session" and inserting
45 in lieu thereof the words "each year".
 - 46 2. By striking from lines six (6) and seven (7) the words
47 "each of the fiscal years of the ensuing biennium" and inserting
48 in lieu thereof the words "the next fiscal year".
- 49 Sec. 5. Section eight point twenty-two (8.22), Code 1966,
50 is hereby amended as follows:
- 51 1. By striking from lines (9), ten (10) and eleven
52 (11) the words "each of the years of the biennium to which the

53 budget relates" and inserting in lieu thereof the words "the
54 next fiscal year".

55 2. By striking from lines thirty (30) and thirty-one (31)
56 the words "for each of the two years of the biennium to which
57 the budget relates" and inserting in lieu thereof the words
58 "the next fiscal year".

59 3. By striking from lines thirty-eight (38), thirty-nine
60 (39) and forty (40) the words "each of the two years of the
61 biennium to which the budget relates" and inserting in lieu
62 thereof the words "the next fiscal year".

63 4. By striking from line fifty-three (53) the words "en-
64 suing biennium" and inserting in lieu thereof the words "next
65 fiscal year".

66 5. By striking from line fifty-seven (57) the words "en-
67 suing biennial period" and inserting in lieu thereof the words
68 "next fiscal year".

69 6. By striking from lines fifty-eight (58) and fifty-nine
70 (59) the words "ensuing biennial period" and inserting in lieu
71 thereof the words "next fiscal year".

72 7. By striking from line sixty-eight (68) the words
73 "ensuing biennial period" and inserting in lieu thereof the
74 words "next fiscal year".

75 8. By striking from lines seventy-seven (77) and seventy-
76 eight (78) the words "each of the two years of the ensuing
77 biennium" and inserting in lieu thereof the words "the next
78 fiscal year".

79 9. By striking all of line one hundred seventeen (117) and
80 inserting in lieu thereof the words "for the fiscal year".

81 Sec. 6. Section eight point twenty-three (8.23), Code 1966,
82 is hereby amended as follows:

83 1. By striking from lines two (2) and three (3) the figure
84 and words "1, next prior to each biennial legislative session" and
85 inserting in lieu thereof the words "first of each year".

86 2. By striking from lines eight (8) and nine (9) the words
87 "each fiscal year of the ensuing biennium" and inserting in
88 lieu thereof the words "the next fiscal year".

89 Sec. 7. Section eight point twenty-four (8.24), Code 1966,
90 is hereby amended as follows:

91 1. By striking from lines two (2) and three (3) the figure
92 and words "1, next prior to each biennial legislative session"
93 and inserting in lieu thereof the words "first of each year".

94 2. By striking from lines five (5) and six (6) the words
95 "each fiscal year of the ensuing biennium" and inserting in
96 lieu thereof the words "the next fiscal year".

97 Sec. 8. Section eight point twenty-five (8.25), Code 1966,
98 is hereby amended by striking from lines five (5) and six (6)
99 the figure and words "1, next succeeding" and inserting in lieu
100 thereof the words "first of each year".

101 Sec. 9. Section eight point thirty (8.30), Code 1966, is
102 hereby amended by striking from line ten (10) the words "of
103 the biennium".

104 Sec. 10. Section eight point thirty-two (8.32), Code 1966,
105 is hereby amended as follows:

106 1. By striking from line thirty-four (34) the words "and/or"
107 and inserting in lieu thereof the word "and".

108 2. By striking from line thirty-seven (37) the words "and/or"

109 and inserting in lieu thereof the word "and".

110 Sec. 11. Section eight point thirty-three (8.33), Code

111 1966, is hereby amended as follows:

112 1. By striking from lines nine (9) and ten (10) the words
113 "the biennial fiscal term" and inserting in lieu thereof the
114 words "each fiscal year".

115 2. By striking from line eighteen (18) the words "each
116 biennial fiscal term" and inserting in lieu thereof the words
117 "the fiscal year".

118 3. By striking from line twenty (20) the words "biennial
119 fiscal term" and inserting in lieu thereof the words "fiscal
120 year".

121 Sec. 12. Section eight point thirty-four (8.34), Code 1966,
122 is hereby amended by striking from lines six (6) and seven (7)
123 the word "biennial fiscal term" and inserting in lieu thereof
124 the words "fiscal year".

125 Sec. 13. Section eight point thirty-nine (8.39), Code 1966,
126 is hereby amended by striking from lines nine (9) and ten (10)
127 the words "biennial fiscal term" and inserting in lieu thereof
128 the words "fiscal year".

129 Sec. 14. Section eight point forty (8.40), Code 1966, is
130 hereby amended by striking from line four (4) the words "and/or"
131 and inserting in lieu thereof the word "or".

132 Sec. 15. Section twelve point seventeen (12.17), Code
133 1966, is hereby amended by striking in line two (2) the
134 word "biennially" and inserting in lieu thereof the word
135 "annually".

136 Sec. 16. Section eight point thirty-seven (8.37), Code
137 1966, is hereby repealed.

GANNON of Jasper

1 Amend Senate File 1312, as passed by the Senate and
2 reprinted, by adding thereto the following section:

3 Notwithstanding any of the provisions of sections
4 one hundred ninety-eight point seven (198.7) and two
5 hundred point nine (200.9) of the Code, there shall be
6 transferred from moneys deposited in the fund created by
7 section one hundred ninety-eight point seven (198.7), sub-
8 section three (3) of the Code, the sum of one hundred
9 thousand dollars, and from the fertilizer fund provided
10 for by section two hundred point nine (200.9) of the Code,
11 the sum of one hundred thousand dollars, which sums shall
12 be deposited in a special fund within the office of the
13 treasurer of state and used as provided in this section.
14 The moneys transferred by this section are hereby
15 appropriated for the purposes hereinafter specified.

16 The moneys transferred pursuant to this section shall
17 be used for preliminary study, the preparation of blue-
18 prints, specifications, and other contract documents
19 necessary to properly plan the construction of a building
20 to be located on the capitol grounds to house the adminis-
21 trative offices and laboratory of the Iowa department of
22 agriculture and such other state departments as the
23 capitol planning commission and the executive council may
24 agree upon. The executive council, in consultation with
25 the capitol planning commission, may employ architects and

26 such other personnel as may be needed and within the
27 limitations of the funds provided for by this section for
28 the purpose of planning the construction of the building
29 herein provided for, which plans shall provide for
30 future enlargement of the building. The state
31 comptroller shall draw such warrants as may be required
32 upon the submission by the secretary of the executive
33 council of vouchers for such purpose.

PIERSON of Mahaska
STROTHMAN of Henry
CRABB of Crawford
KRUSE of O'Brien
ROORDA of Jasper
CAMPBELL of Washington
WAUGH of Monona

On motion by Varley of Adair-Madison, the House adjourned
until 9:00 a.m., Thursday, April 9, 1970.

JOURNAL OF THE HOUSE

Eighty-eighth Calendar Day—Sixty-third Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, APRIL 9, 1970.

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

Prayer was offered by the Reverend Howard Eldrenkamp, pastor of the United Methodist Church, Britt, Iowa.

The Journal of Wednesday, April 8, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Mendenhall of Allamakee for the remainder of the session on request of the Speaker; Hill of Marshall on request of Welden of Hardin; Franklin of Polk on request of Schwartz of Wapello.

PRESENTATION OF VISITORS

Bennett of Polk presented to the House the Honorable Harry Beardsley, former member of the House in the Sixty-second General Assembly representing Polk County.

The Speaker announced the following visitors present in the House chamber:

Thirty junior government class students from Prairie City Community High School, accompanied by Mr. Pothoven. By Roorda of Jasper.

Forty-seven senior students from Harmony Community Schools of Farmington, Iowa, accompanied by Superintendent Don Walton, Terry Foore and Dave Alderton. By Millen of Jefferson-Van Buren.

Sixty members of the Iowa Division of the American Association of University Women. Included in this group were Dr. Ann Campbell, regional vice president of the AAUW of Lincoln, Nebraska, and Dr. Shirley McCune, associate director of the national staff from Washington, D. C. By Lipsky of Linn.

Seven students from Mid-Prairie School, including Miss Jean Schmeiser, daughter of Representative Schmeiser. By Campbell of Washington.

Sixty students from Clive Elementary School, West Des Moines, Iowa, accompanied by their teachers, Mrs. Van Thomme and Mrs. Stow. By Alt of Polk.

Forty-two fourth grade students from Mingo School, accompanied by their teacher, Mrs. Katy Morgan. By Gannon of Jasper.

Eighty-six senior students from Belle Plaine Community School, accompanied by G. W. Argo, superintendent; Mr. Hansen, principal, and Dwayne Lackhart, teacher. By Weichman of Benton.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Joint Resolution 1008, Senate Files 1060 and 1078, under Rule 35.

PRESENTATION OF PELLA TULIP QUEEN AND HER ATTENDANTS

Van Roekel of Marion presented to the House Miss Sandra Ver Meer, Pella, Queen of the Pella Tulip Festival. The Queen introduced the members of her court, Christie Vos, Judy VanderKrol, Kim Evers and Sherri Vander Wilt. 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 7, 8 and 9.

PRESENTATION OF GIFTS

Fischer of Grundy asked and received unanimous consent that the House resolve itself into a committee of the whole and that the Honorable Elizabeth Shaw of Scott County preside as chairman.

Gifts were presented to:

William H. Harbor, Speaker of the House

Floyd H. Millen, Speaker Pro Tempore

Ralph F. McCartney, Majority Floor Leader

William J. Gannon, Minority Floor Leader

Andrew Varley, Assistant Majority Floor Leader

Thomas A. Renda, Assistant Minority Floor Leader

Rudy Van Drie, Assistant Majority Floor Leader

A. June Franklin, Minority Whip

William R. Kendrick, Chief Clerk

Fischer of Grundy asked and received unanimous consent that the committee of the whole now rise.

The House reconvened, Speaker Harbor in the chair.

ADOPTION OF MEMORIAL RESOLUTION

Hanson of Howard-Mitchell offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

Whereas, The Honorable Ross Stevenson, of Howard-Mitchell Counties, who was a member of the Fifty-ninth, Sixtieth, Sixtieth Extra and Sixty-first sessions of the General Assembly, passed away on April 8, 1970; 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, Kennedy of Chickasaw and Langland of Winneshiek.

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:

- S. F. 1144 Relating to the control and regulation of drugs. By Lange, Rigler, Arbuckle, Denman and Gaudineer.
- S. F. 173 Relating to employment agencies and the fees charged there-by. By Thordsen, Sullivan and Denman.
- S. F. 1067 Relating to the identification of cattle for quarantine purposes for bovine brucellosis eradication. By Erskine.
- H.J.R.1006 A joint resolution authorizing and directing the state executive council to proceed with negotiations to acquire the Hubbell Mansion known as Terrace Hill. By Darrington and Newton.

RALPH F. McCARTNEY
Chairman, Sifting Committee

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 noncontroversial calendar:

- S. F. 1308 Relating to the inspection of places where dead human bodies are prepared for burial, or entombment and providing for a license fee and establishing a trust fund. By committee on state government. (Companion Bill H. F. 1342)
- S. F. 1277 Relating to exercise of governmental powers by the state commerce commission, providing penalties, authority to compromise, and appeals procedures. By committee on commerce.
- S. F. 344 Relating to the law-enforcement officers' training academy. By Thordsen.
- S. F. 120 Relating to the surrender of beer permits. By DeHart, Frey and Coleman.

S. F. 1061 Relating to the qualification of soil conservation district commissioners. By Keith.

RALPH F. McCARTNEY
Chairman, Sifting Committee

SENATE MESSAGES CONSIDERED

Senate File 1302, a bill for an act transferring the issuing of commissions to notaries public from the Governor to the secretary of state.

Read first time and referred to the **sifting committee**.

Senate File 1311, a bill for an act relating to organized athletics and courses in physical education.

Read first time and referred to the **sifting committee**.

HOUSE CONCURRENT RESOLUTION 140 LOST

Gannon of Jasper called up for consideration **House Concurrent Resolution 140**, filed on April 7, 1970, and found on pages 1451 and 1452 of the House Journal, and moved its adoption.

Roll call was requested by Gannon of Jasper and Kennedy of Chickasaw.

Rule 70 was invoked.

On the question "Shall the resolution be adopted?"

The ayes were, 38:

Bennett	Duitscher	Kennedy of	Priebe
Bergman	Dunton	Dubuque	Rodgers
Blouin	Ewell	Mayberry	Schmeiser
Brinck	Gannon	McCormick	Schwartz
Caffrey	Holden	Mezvinsky	Shepherd
Cochran	Huff	Middleswart	Skinner
Corey	Johnston of	Newton	Stroburg
Crosier	Johnson	Nolting	Tapseott
Dietz	Kennedy of	Perkins	Walter
Dougherty	Chickasaw	Poney	Wells
Doyle			

The nays were, 65:

Alt	Edgington	Hanson of	Lipsky
Andersen	Ellsworth	Howard-Mitchell	Logemann
Battles	Fischer of	Johnson of	Logue
Camp	Grundy	Audubon	McCartney
Campbell	Freeman of	Kluever	McIntyre
Christensen	Clay-Dickinson	Knight	Menefee
Crabb	Goode	Koch	Millen
Cunningham	Graham	Kreamer	Miller of
Darrington	Grassley	Kruse	Jones
Den Herder	Hamilton	Lawson	Miller of
Drake		Lippold	Marshall

Miller of	Pierson	Strand	Warren
Page	Rex	Stromer	Waugh
Milligan	Roorda	Strothman	Weichman
Mohrfeld	Sanders	Tieden	Welden
Nelson	Schroeder	Van Nostrand	Winkelman
Nielsen	Sorg	Varley	Wolfe
Ossian	Stokes	Voorhees	Mr. Speaker
Peterson			

Absent or not voting, 21:

Baker	Hansen of	Knoblauch	Pelton
Dooley	Black Hawk	Langland	Radl
Fisher of	Hill	Mendenhall	Renda
Greene	Jesse	Miller of	Shaw
Franklin	Kehe	Des Moines	Van Drie
Freeman of	Kitner	O'Hearn	Van Roekel
Buena Vista			

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 concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 238, a bill for an act relating to the enforcement of laws and regulations regarding narcotic drugs.

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 594, a bill for an act relating to fees charged for licenses of motor vehicle manufacturers.

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 640, a bill for an act relating to school budget hearings and the basic school tax formula.

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 1168, a bill for an act relating to the state educational radio and television facility board.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1322, a bill for an act relating to the issuance of public warrants to cover deficiencies in a public fund.

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

House File 1334, a bill for an act relating to computation of interest and penalties on income tax.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1322

Amend House File 1322, page 1, by inserting a period after the word "interest" in line 22, and by striking all of lines 23, 24 and 25.

REPORT OF ETHICS COMMITTEE

BEFORE THE ETHICS COMMITTEE OF
THE SIXTY-THIRD GENERAL ASSEMBLY

IN THE MATTER OF THE
COMPLAINT AGAINST
GLEN TAYLOR

FINDINGS OF FACT,
CONCLUSIONS OF LAW
AND RECOMMENDATION

BE IT REMEMBERED that on the 16th day of February, 1970, the Honorable John Tapscott, Representative of Polk County, Iowa, filed a Complaint with the Honorable Floyd Millen, Chairman of the House Ethics Committee stating in substance that on the 10th day of February, 1970, in the House Lounge in the State Capitol at Des Moines, Iowa, Glen Taylor, a lobbyist for the Iowa Farm Bureau, attempted to influence him in connection with Senate File 78 and House File 313 without being registered as a lobbyist in connection with either of those bills as is required by the House Code of Ethics.

Upon receipt of said Complaint, the Chairman fixed the time and place for hearing on said Complaint for the 2nd day of March, 1970, at 8:30 a.m. in Room 1 of the State House and gave notice thereof to all members of said Committee. At said time and place a hearing was held with the following members of the Committee present: Honorable Ed Mezvinsky, Honorable Elmer H. Den Herder, Honorable Thomas A. Renda, Honorable Richard W. Welden, Honorable Floyd H. Millen, Chairman, and Don W. Burington. The Complainant, the Honorable John Tapscott, appeared in person; Glen Taylor appeared in person and by his attorney, Ben Buckingham; the witnesses were sworn; evidence was introduced; all parties rested and the Chair announced that the matter would be taken under advisement with a Recommendation to be made after the evidence was transcribed, reviewed and a decision reached.

AND NOW to-wit on this 9th day of April, 1970, the committee makes the following

FINDINGS OF FACT

Senate File 78 and House File 313 both pertained in part to child labor and were before the General Assembly during the 1969 session of the Sixty-third General Assembly. That both bills had numerous amendments filed and neither bill was enacted into law. That at the beginning of the session of the Legislature convening in January of 1970, all bills having to do with child labor were sent to a five man subcommittee for the purpose of promulgating a comprehensive bill pertaining to this subject matter, which bill subsequently became known as House File 1251.

That for a number of years Representative John Tapscott has been an advocate in connection with child labor legislation. That John L. Hintermeister is an attorney practicing in Muscatine, Iowa, who represents local vegetable growers and the Quality Producers Association in that general area. That said vegetable growers are and have been vitally interested in the legislative bills, pertaining to child labor and on the 17th day of January,

1970, a meeting was held in Muscatine County regarding the provisions of the legislation which was to be promulgated by this subcommittee which bill was subsequently designated as House File 1251. Among those present at said meeting in addition to John L. Hintermeister was Representative John Tapscott and Labor Commissioner for the State of Iowa, Jerry Addy. At said meeting an agreement was attempted to be reached as to what provisions would be satisfactory to those in attendance at said meeting in connection with the bill to be promulgated.

Ralph Buster, Chairman of the Quality Producers Association was also present at that meeting. By letter dated February 9, 1970, addressed to "Gentlemen", which letter was received in evidence, he reviewed child labor legislation along with what had transpired at the meeting held on January 17, 1970. In substance he stated that at that meeting it was "agreed that the same rules would apply to migrants as would apply to 'street trades' such as news carriers and shoe shine boys. The minimum working age for both paper carriers and migrants was to be twelve years of age. When the bill came out of committee, it had been amended by the 'labor faction' so that news boys could work at ten years of age but the migrants must wait until they are twelve. THIS IS NOT AS WAS AGREED BY THE PROPONENTS OF THE BILL at the meeting in Muscatine." He then advises that when the bill reaches the floor, an amendment will be offered and support is solicited on behalf of the vegetable growers in favor of the amendment. A copy of this letter was mailed to the Republican members of the House. On February 10, 1970, Ralph Buster and John L. Hintermeister, having previously arranged to meet either Glen Taylor or Jerry Snethen in the House Lounge, journeyed to Des Moines for the purpose of visiting with them in connection with the child labor problem as was written into the bill which later was designated as House File 1251. Both Glen Taylor and Jerry Snethen were registered lobbyists for the Iowa Farm Bureau Federation. Mr. Hintermeister and Mr. Buster arrived at the House Lounge at about 11:00 a.m. and were joined very shortly thereafter by Jerry Snethen and Glen Taylor. Neither Mr. Snethen nor Mr. Taylor had been present at the Muscatine meeting nor had they taken any part in connection with attempting to mold the provisions to be incorporated into House File 1251. The purpose of the meeting according to Hintermeister and Buster was to solicit the guidance and advice of Taylor and Snethen in connection with the problem confronting the vegetable producers in the Muscatine area. After the four of them had visited for a rather short period of time and while still standing in the Lounge of the House of Representatives, Mr. Addy and Representative Tapscott appeared and Representative Tapscott became involved in the conversation. He took issue with the contents of the letter written by Mr. Buster under date of February 9, and the discussion between Representative Tapscott, Mr. Buster and Mr. Hintermeister became quite heated. Representative Tapscott took issue with the contents of the letter and the placing it in the hands of the Republican legislators. The overwhelming weight of the evidence is that no one in the discussion specifically referred to Senate File 78 or House File 313. It was the testimony of Representative Tapscott that Glen Taylor said in that conversation that he felt a migrant child should be able to work at the age of ten and a newspaper boy should be twelve years of age. That he, Representative Tapscott, then countered by saying that he felt the two groups meeting in Muscatine and the Human and Industrial Relations Committee had thoroughly gone over the problem and a compromise agreement had been reached. It was Representative Tapscott's testimony that Mr. Taylor then

said that he felt the law should be ten years of age regarding the employment of migrant child labor and Representative Tapscott replied by saying this would be reverting back to Senate File 78 as amended. He further testified that Glen Taylor then responded by saying that such would be fine and that a ten year old child should be able to work in the fields and again reiterated his statement on ten year old migrant laborers and twelve year old newspaper boys since he felt that carrying newspapers was more of a hazardous occupation than working as a migrant laborer. Representative Tapscott's recollection of the conversation is not borne out by the other witnesses except only the Honorable Michael K. Kennedy, Representative from Chickasaw County, who was nearby at the time, corroborates the testimony of Representative Tapscott that in the conversation the respective ages of newsboys and farm laborers were mentioned and there was specific reference to bills dealing with the age of migrant children that were before the House the year before. Representative Kennedy could not further elaborate upon the written statement he filed with the Committee other than to say that while he was there Representative Tapscott said something to Glen Taylor but that he, Kennedy, couldn't specifically state what he said. Representative Tapscott's back was to him.

The testimony of Jerry Sneath in connection with that discussion was that he heard no one at any time mention House File 313 or Senate File 78 by number and that it was his impression that the entire discussion centered on the letter sent to the members of the House by Mr. Buster, the agreement that had been reached at the meeting at Muscatine and the proposed legislation which ultimately became House File 1251. That the only remark that he heard Mr. Taylor make was to the effect that he, Taylor, was not an expert on migratory labor problems but he knew something about the problems relative to being a paper boy because his son had just completed three years as a paper boy. That these remarks were of a casual nature and not directed specifically to anyone. He denies hearing statements made by Glen Taylor as testified to by Representative Tapscott.

It was the testimony of John L. Hintermeister that at no time was House File 313 or Senate File 78 specifically mentioned or any reference made to them. That the complete topic of the conversation was the legislation which eventually became House File 1251 and which at that time had just been reported out of Human and Industrial Relations Committee of the House. He further testified as to the discussions centered around the mailing of the letter by Mr. Buster to the Republican members of the House and that Representative Tapscott was unhappy about that incident. He denies hearing Glen Taylor make the statement in connection with child labor attributed to him by Representative Tapscott.

Ralph Buster adopted the Affidavit filed with this Committee of John L. Hintermeister as his sworn testimony of the facts.

The testimony of Glen Taylor was that at no time did anyone make any specific reference to House File 313 or Senate File 78 or any general reference to either of those bills nor did he at any time express any thoughts in reference to either of those bills. He further testified that the sole discussion revolved around the then proposed child labor legislation which had just recently been passed out of the Human and Industrial Relations Committee and which at that time did not bear a House number. That the proposal ultimately received identification as House File 1251 which identification was made the day after the conference in question. Mr. Taylor denies that he made the statements attributed to him by

Representative Tapscott but states that the only remark that he made while Representative Tapscott was present was to make the observation that he really did not know anything about the migrant child labor problem but did have some idea as to the newspaper carrier problem inasmuch as his son had just recently completed three years of carrying papers. He further denied at any time to having tried to lobby Representative Tapscott on any matter.

Committee member, Renda, asked Representative Tapscott if in his Complaint he was saying that Glen Taylor tried to influence him on changing his mind in regard to newspaper carriers and migrant workers. In response to that question Representative Tapscott stated "Well, Mr. Renda, I would be naive to think that Mr. Taylor had any idea he was going to change my mind, it was just the fact that Mr. Taylor was entering the conversation regarding migratory workers and regarding newsboys and stating what I felt was his position." Mr. Renda asked the witness if Glen Taylor had at any other time contacted him and the witness responded by saying no.

The Committee further FINDS that the Farm Bureau had taken no position in connection with labor matters and had given no instructions to Glen Taylor in connection with House File 313 or Senate File 78.

There is no dispute in the record that Glen Taylor was not registered as a lobbyist in connection with House File 313 or Senate File 78 on February 10, 1970, and that if he did in fact attempt to lobby Representative Tapscott on either of those bills on that date, he would have done so in violation of the Rules of Ethics adopted by the House of Representatives. It is also clear that on February 10, 1970, the bill that later became known as House File 1251 had not been assigned a number and as testified by Representative Tapscott, "Obviously he could not have registered on House File 1251 at that point as it had just passed out of committee."

The Committee further FINDS that the purpose of the meeting between Hintermeister, Buster, Taylor and Snetten in the House Lounge was to discuss the provisions of the bill which had not on that date been assigned a number but which was identified the next day as House File 1251. That Labor Commissioner Jerry Addy and Representative John Tapscott did not enter into that discussion by invitation but instead at their own instigation.

The Committee reaches the following

CONCLUSIONS OF LAW

That under Paragraph 1 of House Rules Governing Lobbyists, a lobbyist "shall register with the Chief Clerk the numbers of the bills with regard to which he intends to lobby . . .". That on February 10, 1970, a number had not as yet been assigned to a bill later identified as House File 1251, and until one was assigned to the bill, there was no authorization or requirement for registration by a lobbyist with the Chief Clerk and until such time as a number was assigned, a lobbyist was not prohibited from lobbying for or against the bill which contained no identification number.

That Representative Tapscott failed to sustain his burden of proof that on the 10th day of February, 1970, in the House Lounge of the State Capitol at Des Moines, Iowa, Glen Taylor attempted to lobby or influence Representative John Tapscott in connection with House File 313 or Senate File 78. That the Rules of Ethics adopted by the House of Representatives in force and effect on February 10, 1970, were not violated on said date as set out in the Complaint.

It is therefore the

RECOMMENDATION

of the Ethics Committee to the House of Representatives that the Complaint of Representative John Tapscott against Glen Taylor be dismissed.

FLOYD H. MILLEN, Chairman
DON W. BURINGTON
RICHARD W. WELDEN
ELMER H. DEN HERDER

EXPLANATION OF VOTE

(House Ethics Committee)

We dissented from the majority opinion of the House ethics committee in the matter of the complaint against Glen Taylor filed by Representative John Tapscott. Under the legislative intent of rule one of the House rules governing lobbyists, the complaint should not have been dismissed.

THOMAS A. RENDA
EDWARD M. MEZVINSKY

REPORT OF CONFERENCE COMMITTEE

(Senate File 1181)

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 1181, a bill for an act relating to driver license fees and their renewal, respectfully submit the following recommendations:

1. The Senate concur in amendments 1, 2, 3 and 4.

2. The House recede from amendment 5.

3. Amend amendment 6 by striking lines 1 and 2 and inserting in lieu thereof the following: "6. Page 2, by striking lines 27 through 35, and on page 3, all of lines 1 through 18 and insert the following:

Sec. 5. Chapter three hundred twenty-one (321), Code 1966, is hereby amended by adding the following new section thereto:

A resident of this state who is legally blind may apply to the department in the manner provided by law for a four-year operator's license. The department shall upon payment of the required fee issue such person an operator's license upon the usual license form as set forth in section three hundred twenty-one point one hundred eighty-nine (321.189) of the Code. However, such license shall not grant the person to whom it is issued the privilege to operate any motor vehicle, or to supervise another in such operation. It shall be plainly stamped across the face of such license that it is for identification only and that it is not valid for the operation of a motor vehicle. Such license shall be valid for the period of four years and be renewable as other operators' licenses. An applicant for an operator's license or renewal thereof pursuant to this Act, shall not be subject to or required to pass an examination as provided in sections three hundred twenty-one point one hundred eighty-six (321.186) and three hundred twenty-one point one hundred ninety-six (321.196) of the Code.

Sec. 6. Section three hundred twenty-one point one hundred ninety-one (321.191), Code 1966, is hereby amended by inserting in line five (5) after the word "dollars," the following:

The fee for an operator's license issued to a person who is legally blind shall be five dollars.

4. The Senate concur in amendments 7 and 8.
5. The House recede from amendments 9 and 10.
6. The Senate concur in amendment 11.

On the part of the House:

RUDY VAN DRIE, Chairman
T. R. ELLSWORTH
GEORGE N. PIERSON
ROBERT E. NEWTON

On the part of the Senate:

VERNON H. KYHL, Chairman
THOMAS J. FREY
J. HENRY LUCKEN
WILLIAM J. REICHARDT

ADOPTION OF HOUSE CONCURRENT RESOLUTION 142

Dunton of Keokuk asked and received unanimous consent to take up for immediate consideration **House Concurrent Resolution 142**, filed on April 8, 1970, and found on page 1461 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

SENATE FILE 565 LIFTED FROM TABLE AND DEFERRED

Holden of Scott moved that **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, be lifted from the table.

A non-record roll call was requested.

The ayes were 74, nays 26.

The motion having received a two-thirds majority prevailed.

Varley of Adair-Madison asked and received unanimous consent that **Senate File 565** be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR

Senate File 1312, a bill for an act relating to the budgeting and financing of governmental programs, with report of committee recommending amendment and passage, was taken up for consideration.

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

Amend **Senate File 1312** by adding after line 3, page 1, the following new sections:

Section 1. 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".

Sec. 2. Section eight point six (8.6), Code 1966, is hereby amended as follows:

1. By striking from line two (2) of subsection ten (10) the word "biennially" and inserting in lieu thereof the word "annually".
2. By striking subsection thirteen (13), as amended by section eight (8) of chapter three hundred forty-two (342), Acts of the Sixty-second General Assembly, and inserting in lieu thereof the following:

"On August first of each year, the state comptroller shall certify to the department of revenue the amount of money to be levied for general state taxes."

Sec. 3. Subsection seventeen (17) of section eight point six (8.6), Code 1966, is hereby amended as follows:

1. By striking from line three (3) the word "even-numbered".
2. By striking from line ten (10) the word "biennium" and inserting in lieu thereof the words "fiscal year".
3. By striking from line thirteen (13) the word "biennium" and inserting in lieu thereof the words "fiscal year".
4. By striking from line fifteen (15) the word "bienniums" and inserting in lieu thereof the words "fiscal years".
5. By striking from line twenty-three (23) the word "biennium" and inserting in lieu thereof the words "fiscal year".
6. By striking from line twenty-six (26) the word "bienniums" and inserting in lieu thereof the words "fiscal years".
7. By striking from line thirty-two (32) the word "bienniums" and inserting in lieu thereof the words "fiscal years".
8. By striking from line thirty-nine (39) the word "biennium" and inserting in lieu thereof the words "fiscal year".
9. By striking from line forty-six (46) the word "biennium" and inserting in lieu thereof the words "fiscal year".

Sec. 4. Section eight point twenty-one (8.21), Code 1966, is hereby amended as follows:

1. By striking from lines two (2) and three (3) the words "the year of each biennial legislative session" and inserting in lieu thereof the words "each year".
2. By striking from lines six (6) and seven (7) the words "each of the fiscal years of the ensuing biennium" and inserting in lieu thereof the words "the next fiscal year".

Sec. 5. Section eight point twenty-two (8.22), Code 1966, is hereby amended as follows:

1. By striking from lines (9), ten (10) and eleven (11) the words "each of the years of the biennium to which the budget relates" and inserting in lieu thereof the words "the next fiscal year".
2. By striking from lines thirty (30) and thirty-one (31) the words "for each of the two years of the biennium to which the budget relates" and inserting in lieu thereof the words "the next fiscal year".

3. By striking from lines thirty-eight (38), thirty-nine (39) and forty (40) the words "each of the two years of the biennium to which the budget relates" and inserting in lieu thereof the words "the next fiscal year".

4. By striking from line fifty-three (53) the words "ensuing biennium" and inserting in lieu thereof the words "next fiscal year".

5. By striking from line fifty-seven (57) the words "ensuing biennial period" and inserting in lieu thereof the words "next fiscal year".

6. By striking from lines fifty-eight (58) and fifty-nine (59) the words "ensuing biennial period" and inserting in lieu thereof the words "next fiscal year".

7. By striking from line sixty-eight (68) the words "ensuing biennial period" and inserting in lieu thereof the words "next fiscal year".

8. By striking from lines seventy-seven (77) and seventy-eight (78) the words "each of the two years of the ensuing biennium" and inserting in lieu thereof the words "the next fiscal year".

9. By striking all of line one hundred seventeen (117) and inserting in lieu thereof the words "for the fiscal year".

Sec. 6. Section eight point twenty-three (8.23), Code 1966, is hereby amended as follows:

1. By striking from lines two (2) and three (3) the figure and words "1, next prior to each biennial legislative session" and inserting in lieu thereof the words "first of each year".

2. By striking from lines eight (8) and nine (9) the words "each fiscal year of the ensuing biennium" and inserting in lieu thereof the words "the next fiscal year".

Sec. 7. Section eight point twenty-four (8.24), Code 1966, is hereby amended as follows:

1. By striking from lines two (2) and three (3) the figure and words "1, next prior to each biennial legislative session" and inserting in lieu thereof the words "first of each year".

2. By striking from lines five (5) and six (6) the words "each fiscal year of the ensuing biennium" and inserting in lieu thereof the words "the next fiscal year".

Sec. 8. Section eight point twenty-five (8.25), Code 1966, is hereby amended by striking from lines five (5) and six (6) the figure and words "1, next succeeding" and inserting in lieu thereof the words "first of each year".

Sec. 9. Section eight point thirty (8.30), Code 1966, is hereby amended by striking from line ten (10) the words "of the biennium".

Sec. 10. Section eight point thirty-two (8.32), Code 1966, is hereby amended as follows:

1. By striking from line thirty-four (34) the words "and/or" and inserting in lieu thereof the word "and".

2. By striking from line thirty-seven (37) the words "and/or" and inserting in lieu thereof the word "and".

Sec. 11. Section eight point thirty-three (8.33), Code 1966, is hereby amended as follows:

1. By striking from lines nine (9) and ten (10) the words "the biennial fiscal term" and inserting in lieu thereof the words "each fiscal year".

2. By striking from line eighteen (18) the words "each biennial fiscal term" and inserting in lieu thereof the words "the fiscal year".

3. By striking from line twenty (20) the words "biennial fiscal term" and inserting in lieu thereof the words "fiscal year".

Sec. 12. Section eight point thirty-four (8.34), Code 1966, is hereby amended by striking from lines six (6) and seven (7) the words "biennial fiscal term" and inserting in lieu thereof the words "fiscal year".

Sec. 13. Section eight point thirty-nine (8.39), Code 1966, is hereby amended by striking from lines nine (9) and ten (10) the words "biennial fiscal term" and inserting in lieu thereof the words "fiscal year".

Sec. 14. Section eight point forty (8.40), Code 1966, is hereby amended by striking from line four (4) the words "and/or" and inserting in lieu thereof the word "or".

Sec. 15. Section twelve point seventeen (12.17), Code 1966, is hereby amended by striking in line two (2) the word "biennially" and inserting in lieu thereof the word "annually".

Sec. 16. Section eight point thirty-seven (8.37), Code 1966, is hereby repealed.

Roll call was requested by Gannon of Jasper and Middleswart of Warren.

On the question "Shall the amendment be adopted?"

The ayes were, 34:

Bennett	Jesse	McCormick	Priebe
Blouin	Johnston of	Mezvinsky	Radl
Brinck	Johnson	Middleswart	Renda
Caffrey	Kennedy of	Miller of	Rodgers
Cochran	Chickasaw	Des Moines	Schmeiser
Crosier	Kennedy of	Miller of	Schwartz
Dietz	Dubuque	Jones	Stroburg
Dougherty	Knight	Newton	Tapscott
Ewell	Knoblauch	Nolting	Wells
Gannon	Mayberry	Pony	

The nays were, 71:

Andersen	Freeman of	Kreamer	Nelson
Battles	Clay-Dickinson	Kruse	Nielsen
Bergman	Goode	Langland	Ossian
Camp	Graham	Lawson	Pelton
Campbell	Grassley	Lippold	Perkins
Christensen	Hamilton	Logue	Peterson
Crabb	Hansen of	McCartney	Pierson
Cunningham	Black Hawk	McIntyre	Rex
Den Herder	Hanson of	Menefee	Roorda
Drake	Howard-Mitchell	Millen	Sanders
Edgington	Huff	Miller of	Schroeder
Ellsworth	Johnson of	Marshall	Shepherd
Fischer of	Audubon	Miller of	Skinner
Grundy	Kehe	Page	Sorg
Fisher of	Kitner	Milligan	Stokes
Greene	Koch	Mohrfeld	Stromer

Strothman	Van Roekel	Warren	Winkelman
Tieden	Varley	Waugh	Wolfe
Van Drie	Voorhees	Weichman	Mr. Speaker
Van Nostrand	Walter	Welden	

Absent or not voting, 19:

Alt	Duitscher	Hill	Mendenhall
Baker	Dunton	Holden	O'Hearn
Corey	Franklin	Kluever	Shaw
Darrington	Freeman of	Lipsky	Strand
Dooley	Buena Vista	Logemann	
Doyle			

The amendment lost.

Brinck of Lee offered the amendment filed by him on April 6, 1970, and found on pages 1426, 1427, 1428, 1429, 1430 and 1431 of the House Journal.

Camp of Clinton rose on a point of order that the amendment was out of order.

The Speaker ruled the point well taken and the amendment out of order.

Brinck of Lee rose on a point of order and appealed the ruling of the Chair.

(Senate File 1312 pending at recess.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Miller of Marshall for the afternoon on request of Huff of Polk; McIntyre of Linn for the afternoon on request of Langland of Winneshiek; Bennett of Polk for the afternoon by the Speaker.

SENATE AMENDMENT CONSIDERED

HOUSE REFUSES TO CONCUR

(Senate File 640)

Stromer of Hancock asked and received unanimous consent to take up for immediate consideration **Senate File 640**, a bill for an act relating to school budget hearings, further amended by the Senate as follows:

Amend the House amendment to Senate File 640 as follows:

1. Line 11, by striking the words and figure "subsection four (4),".

2. By striking lines 15 through 18, inclusive, and inserting in lieu thereof the words "for the state".

3. By striking lines 23 through 28, inclusive, and placing quotation marks after the word "year."

4. Line 30, by striking the words and figure "subsection five (5)."

5. Line 46 by inserting after the period the following new sentence: "After a period of three years from any disallowance of any reimbursable expenditure by any school district, that amount shall again be added to the allowable per pupil expenditure in the computation of reimbursable expenditures."

6. By striking lines 94 through 101, inclusive, and by striking from line 102 the word "instruction." and inserting in lieu thereof the following:

"eight (8), Acts of the Sixty-second General Assembly, is hereby repealed and the following section enacted in lieu thereof:

"The state comptroller shall compute the distribution of the moneys in the basic school tax equalization fund in each basic school tax unit as follows:

1. Equally to the respective districts in the basic school tax unit on the basis of the per pupil in fall enrollment for the current year as certified to the state comptroller by the department of public instruction.

2. Deduct from the amounts determined in subsection one (1) above forty percent of any limitations determined by the school budget review committee for the previous year by any school district within the basic school tax unit and prorate, on the basis of the fall enrollment, the total of these limitations within a basic school tax unit to the remaining school districts in the basic school tax unit.

The amount determined by the state comptroller for each district shall be distributed by the county treasurer on the tenth day of the month following the month of collection."

7. Line 123, by striking the words and figures "inserting in line five (5)" and by striking lines 124 and 125 and inserting in lieu thereof the following:

"striking from lines two (2) and three (3) the words 'pupil membership in all schools of the district' and inserting in lieu thereof 'pupils who are members of all public schools in the district and all resident pupils who are members of any nonpublic school'".

8. Lines 130 and 131, by striking the words "state comptroller on the basis of a financial support factor" and inserting in lieu thereof the words "department of public instruction on the basis of a financial support factor provided to the department by the state comptroller".

9. Line 183, by inserting before the word "The" the following: "Sec. 34."

10. Line 197, by striking the word "for" and inserting in lieu thereof a period, and by striking lines 198 through 202, inclusive, and inserting in lieu thereof the word "Also,".

11. Line 241, by striking the word "govern" and inserting in lieu thereof the word "guide".

12. By striking lines 249 through 263, inclusive, and by renumbering the subsequent sections.

13. By striking lines 282 and 283 and inserting in lieu thereof the words "the county school system."

14. By inserting after line 291 a new section and renumbering the subsequent section:

"Section two hundred seventy-nine point twenty-two (279.22), Code 1966, is amended by striking from line eleven (11) the word 'twenty-one' and inserting in lieu thereof the word 'nineteen'."

Stromer of Hancock moved that the House concur in the Senate amendment to the House amendment.

A non-record roll call was requested.

The ayes were 20, nays 89.

The motion lost and the House refused to concur in the Senate amendment to the House amendment.

BUSINESS PENDING

The House resumed consideration of **Senate File 1312**, a bill for an act relating to the budgeting and financing of governmental programs, and the point of order by Brinck of Lee appealing the ruling of the Chair.

Roll call was requested by Gannon of Jasper and Skinner of Polk.

Rule 70 was invoked.

The Speaker propounded the question "In the judgment of the House shall the ruling of the Chair be sustained?"

The ayes were, 80:

Alt	Freeman of	Lawson	Roorda
Andersen	Clay-Dickinson	Lippold	Sanders
Battles	Goode	Lipsky	Schroeder
Bergman	Graham	Logemann	Shaw
Camp	Grassley	Logue	Shepherd
Campbell	Hamilton	McCartney	Sorg
Christensen	Hansen of	Menefee	Stokes
Corey	Black Hawk	Millen	Strand
Crabb	Hanson of	Miller of	Stromer
Cunningham	Howard-Mitchell	Jones	Strothman
Darrington	Holden	Miller of	Tieden
Den Herder	Huff	Page	Van Drie
Dooley	Johnson of	Milligan	Van Nostrand
Dougherty	Audubon	Mohrfeld	Van Roekel
Drake	Kehe	Nelson	Varley
Dunton	Kitner	Nielsen	Walter
Edgington	Kluever	Ossian	Warren
Ellsworth	Knight	Pelton	Waugh
Fischer of	Koch	Perkins	Weichman
Grundty	Kreamer	Peterson	Welden
Freeman of	Kruse	Pierson	Winkelman
Buena Vista	Langland	Rex	Wolfe

The nays were, 85:

Baker	Ewell	Mayberry	Radl
Bennett	Gannon	McCormick	Renda
Blouin	Jesse	Mezvinsky	Rodgers
Brinck	Johnston of	Middleswart	Schmeiser
Caffrey	Johnson	Miller of	Schwartz
Cochran	Kennedy of	Des Moines	Skinner
Crosier	Chickasaw	Newton	Stroburg
Dietz	Kennedy of	Nolting	Tapscott
Doyle	Dubuque	Poncy	Wells
Duitscher	Knoblauch	Priebe	

Absent or not voting, 9:

Fisher of	Hill	Miller of	Voorhees
Greene	McIntyre	Marshall	Mr. Speaker
Franklin	Mendenhall	O'Hearn	

In the judgment of the House, the ruling of the Chair was sustained.

Speaker pro tempore Millen in the chair at 2:55 p.m.

Miller of Page offered the following amendment filed by him and moved its adoption:

Amend Senate File 1312, as amended, passed, and reprinted, as follows:

Page 1, by striking lines 9 through 19, inclusive, and inserting in lieu thereof the following:

"5. a. During the last quarter of the fiscal years ending June 30, 1972, and June 30, 1973, an amount equal to ten percent of the net receipts from two-thirds of the sales tax, plus an amount equal to ten percent of the net receipts from one-third of the sales tax collected under division four (IV) of this chapter for each such fiscal years, less the amount transferred for motor vehicle registration plates, shall be transferred to the road use tax fund created by section three hundred twelve point one (312.1) of the Code. The remainder of the net receipts from the sales tax shall be credited to the general fund.

During the last quarter of the fiscal years ending June 30, 1972 and June 30, 1973, one-third of the amounts transferred by this paragraph to the road use tax fund shall be credited directly to the primary road fund during such fiscal years. This provision shall not otherwise affect the distribution of the road use tax fund as provided in section three hundred twelve point two (312.2) of the Code insofar as the remaining two-thirds of the amounts transferred by this paragraph to the road use tax fund are concerned.

b. During the last quarter of the fiscal year ending June 30, 1974, and each fiscal year thereafter, an amount equal to ten percent of the net receipts from two-thirds of the sales tax collected under division four (IV) of this chapter for the fiscal year, less the amount transferred during such fiscal year for motor vehicle registration plates, shall be transferred to the road use tax fund created by section three hundred twelve point one (312.1) of the Code. The remainder of the net receipts from the sales tax shall be credited to the general fund."

Roll call was requested by Miller of Page and Skinner of Polk.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 51:

Andersen	Duitscher	Lawson	Poncy
Baker	Dunton	Logemann	Priebe
Battles	Ewell	McCormick	Rex
Bennett	Fischer of	Middleswart	Rodgers
Bergman	Grundy	Miller of	Schmeiser
Blouin	Goode	Des Moines	Schwartz
Brinck	Jesse	Miller of	Skinner
Caffrey	Kennedy of	Jones	Stokes
Cochran	Dubuque	Miller of	Stroburg
Crosier	Kluever	Page	Tieden
Darrington	Knight	Nelson	Waugh
Dietz	Knoblauch	Nolting	Welden
Dougherty	Koch	Perkins	Wells
Doyle	Langland	Peterson	Wolfe

The nays were, 64:

Alt	Graham	Kreamer	Roorda
Camp	Grassley	Kruse	Sanders
Campbell	Hamilton	Lippold	Schroeder
Christensen	Hansen of	Lipsky	Shaw
Corey	Black Hawk	Logue	Shepherd
Crabb	Hanson of	Mayberry	Strand
Cunningham	Howard-Mitchell	McCartney	Stromer
Den Herder	Harbor	Menefee	Tapscott
Dooley	Holden	Mezvinsky	Van Drie
Drake	Huff	Milligan	Van Nostrand
Edgington	Johnson of	Mohrfeld	Van Roekel
Ellsworth	Audubon	Newton	Varley
Fisher of	Johnston of	Nielsen	Walter
Greene	Johnson	Ossian	Warren
Freeman of	Kehe	Pelton	Weichman
Buena Vista	Kennedy of	Pierson	Winkelman
Freeman of	Chickasaw	Radl	Speaker
Clay-Dickinson	Kitner	Renda	pro tempore
Gannon			

Absent or not voting, 9:

Franklin	Mendenhall	O'Hearn	Strothman
Hill	Miller of	Sorg	Voorhees
McIntyre	Marshall		

The amendment lost.

Gannon of Jasper offered the following amendment from the floor and moved its adoption:

Amend Senate File 1312 by striking sections one, two, and three.

Roll call was requested by Gannon of Jasper and Skinner of Polk.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 40:

Baker	Ewell	Koch	Poncy
Bennett	Gannon	Mayberry	Priebe
Blouin	Jesse	McCormick	Radl
Brinck	Johnston of	Mezvinsky	Renda
Caffrey	Johnson	Middleswart	Rodgers
Cochran	Kennedy of	Miller of	Schmeiser
Crosier	Chickasaw	Des Moines	Schwartz
Dietz	Kennedy of	Miller of	Skinner
Dougherty	Dubuque	Page	Stroburg
Doyle	Knight	Newton	Tapscott
Duitscher	Knoblauch	Nolting	Wells
Dunton			

The nays were, 71:

Alt	Freeman of	Langland	Schroeder
Andersen	Clay-Dickinson	Lawson	Shaw
Battles	Goode	Lippold	Shepherd
Bergman	Graham	Logemann	Sorg
Camp	Grassley	Logue	Stokes
Campbell	Hamilton	McCartney	Strand
Christensen	Hansen of	Menefee	Tieden
Corey	Black Hawk	Miller of	Van Drie
Cunningham	Hanson of	Jones	Van Nostrand
Darrington	Howard-Mitchell	Milligan	Van Roekel
Den Herder	Harbor	Mohrfeld	Varley
Dooley	Holden	Nelson	Walter
Drake	Huff	Nielsen	Warren
Edgington	Johnson of	Ossian	Waugh
Ellsworth	Audubon	Pelton	Weichman
Fisher of	Kehe	Perkins	Welden
Greene	Kitner	Peterson	Winkelman
Freeman of	Cluever	Pierson	Wolfe
Buena Vista	Kreamer	Roorda	Speaker
	Kruse	Sanders	pro tempore

Absent or not voting, 13:

Crabb	Hill	Miller of	Stromer
Fischer of	Lipsky	Marshall	Strothman
Grundy	McIntyre	O'Hearn	Voorhees
Franklin	Mendenhall	Rex	

The amendment lost.

CALL OF THE HOUSE

MR. SPEAKER: Pursuant to Rule 73 the following members respectfully request a Call of the House on Senate File 1312.

RALPH F. McCARTNEY
 FLOYD H. MILLEN
 DELWYN D. STROMER
 LAVERNE W. SCHROEDER
 HERBERT L. CAMPBELL

Miller of Page asked and received unanimous consent to withdraw the amendment filed by him on April 7, 1970, and found on page 1457 of the House Journal.

Skinner of Polk offered the following amendment filed by him and Dunton of Keokuk:

Amend Senate File 1312, as passed and reprinted, as follows:

1. By adding to page 2 after line 19 the following new section:

"Sec. 2. In addition to the taxes imposed by section four hundred twenty-two point five (422.5) of the Code, a tax is hereby imposed upon every resident of the state and upon that part of the taxable income of any nonresident which is derived from any property, trust, or other source within this state, including any business, trade, profession, or occupation carried on within this state, which tax shall be levied, collected, and paid annually as herein provided upon and with respect to taxable income as herein defined at rates as follows:

1. On taxable income of ten thousand dollars or more, but not exceeding twenty thousand dollars, an additional one percent.

2. On taxable income of more than twenty thousand dollars, but not exceeding thirty thousand dollars, an additional two percent.

3. On taxable income of thirty thousand dollars or more an additional three percent.

The taxes levied by this section shall be imposed on all income earned or accrued during the years 1970 and 1971 regardless of when the taxpayer's tax year begins and ends. The provisions of chapter four hundred twenty-two of the Code applicable to taxes levied under section four hundred twenty-two point five (422.5) of the Code shall apply to the taxes levied by this section, unless otherwise inconsistent. All revenues received by the taxes imposed by this section shall be deposited in the road use tax fund."

2. By renumbering the remaining sections accordingly.

Camp of Clinton rose on a point of order that the amendment was not germane.

The Speaker propounded the question "In the judgment of the House, is the Skinner-Dunton amendment germane?"

Roll call was requested by Skinner of Polk and Gannon of Jasper.

Rule 70 was invoked.

On the question "Is the Skinner-Dunton amendment germane?"

The ayes were, 42:

Baker	Dunton	Kennedy of	Miller of
Blouin	Ewell	Chickasaw	Des Moines
Brinck	Freeman of	Kennedy of	Miller of
Caffrey	Buena Vista	Dubuque	Jones
Cochran	Gannon	Kluever	Miller of
Crosier	Graham	Knoblauch	Page
Dietz	Jesse	Logue	Nelson
Dougherty	Johnston of	McCormick	Newton
Duitscher	Johnson	Mezvinsky	Nolting
Doyle		Middleswart	Pierson

Prüebe	Rodgers	Skinner	Tapscott
Radl	Schmeiser	Stroburg	Wells
Renda	Schwartz		

The nays were, 71:

Alt	Freeman of	Langland	Shepherd
Andersen	Clay-Dickinson	Lawson	Sorg
Battles	Goode	Lippold	Stokes
Bergman	Grassley	Lipsky	Strand
Camp	Hamilton	Logemann	Stromer
Campbell	Hansen of	Mayberry	Tieden
Christensen	Black Hawk	McCartney	Van Drie
Corey	Hanson of	Menefee	Van Nostrand
Crabb	Howard-Mitchell	Milligan	Van Roebel
Cunningham	Harbor	Mohrfeld	Varley
Darrington	Holden	Nielsen	Walter
Den Herder	Huff	Ossian	Warren
Dooley	Johnson of	Pelton	Waugh
Drake	Audubon	Perkins	Weichman
Edgington	Kehe	Peterson	Welden
Ellsworth	Kitner	Rex	Winkelman
Fischer of	Knight	Roorda	Wolfe
Grundy	Koch	Sanders	Speaker
Fisher of	Kreamer	Schroeder	pro tempore
Greene	Kruse		

Absent or not voting, 11:

Bennett	Mendenhall	O'Hearn	Strothman
Franklin	Miller of	Poncy	Voorhees
Hill	Marshall	Shaw	
McIntyre			

In the judgment of the House, the amendment was not germane.

Goode of Appanoose-Davis offered the following amendment filed by Goode, et al., and moved its adoption:

Amend Senate File 1312, as passed by the Senate, as follows:

1. Page three (3) by striking lines six (6) through eleven (11).

Roll call was requested by Skinner of Polk and Gannon of Jasper.

Rule 69 was invoked.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 82:

Battles	Drake	Goode	Kennedy of
Bergman	Dunton	Graham	Chickasaw
Camp	Edgington	Grassley	Kitner
Campbell	Ellsworth	Hamilton	Kluever
Christensen	Fischer of	Hansen of	Knight
Cochran	Grundy	Black Hawk	Knoblauch
Corey	Fisher of	Hanson of	Koch
Crabb	Greene	Howard-Mitchell	Kruse
Cunningham	Freeman of	Holden	Langland
Darrington	Buena Vista	Johnson of	Lawson
Den Herder	Freeman of	Audubon	Lippold
Dooley	Clay-Dickinson	Kehe	Logemann

Logue	Nielsen	Schmeiser	Van Roekel
Mayberry	Ossian	Schroeder	Varley
McCartney	Pelton	Shepherd	Walter
Menefee	Perkins	Sorg	Warren
Miller of	Peterson	Stokes	Waugh
Des Moines	Pierson	Strand	Weichman
Miller of	Poncy	Stroburg	Welden
Jones	Priebe	Stromer	Winkelman
Miller of	Radl	Tieden	Wolfe
Page	Rex	Van Drie	Speaker
Mohrfeld	Roorda	Van Nostrand	pro tempore
Nelson	Sanders		

The nays were, 32:

Alt	Doyle	Kennedy of	Nolting
Andersen	Duitscher	Dubuque	Renda
Baker	Ewell	Kreamer	Rodgers
Blouin	Gannon	Lipsky	Schwartz
Brinck	Huff	McCormick	Shaw
Caffrey	Jesse	Mezvinsky	Skinner
Crosier	Johnston of	Middleswart	Tapscott
Dietz	Johnson	Milligan	Wells
Dougherty		Newton	

Absent or not voting, 10:

Bennett	Hill	Miller of	Strothman
Franklin	McIntyre	Marshall	Voorhees
Harbor	Mendenhall	O'Hearn	

The amendment was adopted.

Speaker Harbor in the chair at 5:20 p.m.

Camp of Clinton offered the following amendment filed by the committee on appropriations:

Amend Senate File 1312, as passed by the Senate and reprinted, as follows:

1. Page 3, line 22, by inserting after the word "by" the words "the state comptroller and".
2. Page 3, line 28, by inserting after the word "by" the words "the state comptroller and".
3. Page 3, line 33, by striking the figures "500,000" and inserting in lieu thereof the figures "200,000".
4. Page 10, line 22, by inserting after the word "by" the words "the state comptroller and".
5. Page 9, by striking lines 14 through 28 inclusive.

Division of the amendment was requested.

Camp of Clinton moved the adoption of amendments 1 and 2, lines 1 through 6, of the committee amendment.

Amendments 1 and 2 were adopted.

Varley of Adair-Madison asked and received unanimous consent to withdraw amendment 3, lines 7 and 8, of the committee amendment.

Radl of Linn moved that the House adjourn until Friday, April 10, 1970.

The motion lost.

Camp of Clinton moved the adoption of amendment 4, lines 9 and 10, of the committee amendment.

Amendment 4 was adopted.

Skinner of Polk moved that the Call of the House be lifted.

A non-record roll call was requested.

The ayes were 33, nays 71.

The motion having failed to receive a constitutional majority lost.

Camp of Clinton moved the adoption of amendment 5, line 11, of the committee amendment.

Roll call was requested by Camp of Clinton and Hansen of Black Hawk.

On the question "Shall amendment 5 be adopted?"

The ayes were, 46:

Andersen	Fisher of	Logemann	Strand
Battles	Greene	Logue	Stroburg
Brinck	Goode	McCartney	Stromer
Campbell	Graham	Millen	Tieden
Corey	Grassley	Miller of	Van Nostrand
Crabb	Hamilton	Jones	Van Roekel
Cunningham	Holden	Radl	Varley
Darrington	Johnson of	Rex	Walter
Den Herder	Audubon	Roorda	Warren
Edgington	Kehe	Schroeder	Waugh
Fischer of	Kitner	Shepherd	Welden
Grundy	Langland	Sorg	Winkelman
	Lippold	Stokes	

The nays were, 67:

Alt	Ellsworth	Kennedy of	Middleswart
Baker	Ewell	Chickasaw	Miller of
Bergman	Freeman of	Kennedy of	Page
Blouin	Buena Vista	Dubuque	Milligan
Caffrey	Freeman of	Kluever	Mohrfeld
Camp	Clay-Dickinson	Knight	Nelson
Christensen	Gannon	Knoblauch	Newton
Cochran	Hansen of	Koch	Nielsen
Crozier	Black Hawk	Kreamer	Nolting
Dietz	Hanson of	Kruse	Ossian
Dooley	Howard-Mitchell	Lawson	Pelton
Dougherty	Huff	Lipsky	Perkins
Doyle	Jesse	Mayberry	Peterson
Drake	Johnston of	McCormick	Pierson
Duitscher	Johnson	Menefee	Poncy
Dunton		Mezvinzky	Priebe

Renda
Rodgers
Sanders

Schwartz
Shaw
Skinner

Tapscott
Van Drie
Weichman

Wells
Wolfe
Mr. Speaker

Absent or not voting, 11:

Bennett
Franklin
Hill
McIntyre

Mendenhall
Miller of
Des Moines

Miller of
Marshall
O'Hearn

Schmeiser
Strothman
Voorhees

Amendment 5 of the amendment lost.

Camp of Clinton offered the following amendment filed by him and Kehe of Bremer and moved its adoption:

- 1 Amend Senate File 1312, as amended and reprinted, as follows:
- 2 1. Page 5, line 5, by inserting after the word "station," the
- 3 words "interceptor sewer,".
- 4 2. Page 5, line 7, by inserting after the word "wastes" the words
- 5 " , which qualify for federal grants pursuant to the federal water
- 6 pollution Act of 1956, as amended, or any other federal act or
- 7 program".
- 8 3. Page 5, by striking lines 8 through 14, inclusive, and re-
- 9 lettering the remaining paragraphs.
- 10 4. Page 5, line 18, by striking the word "sewer".
- 11 5. Page 5, line 19, by striking the words "systems and".
- 12 6. Page 5, line 20, by striking the words "systems and".
- 13 7. Page 5, line 25, by striking the words "systems and".
- 14 8. Page 5, line 27, by striking the words "sewer systems and".
- 15 9. Page 6, line 14, by striking the words "sewer systems or".
- 16 10. Page 6, by striking from lines 15, 16, and 17 the words
- 17 "(P. L. 84-660, 33 USC 446-466K) as amended, or pursuant to any
- 18 other federal act or program" and inserting in lieu thereof the
- 19 words "as amended".
- 20 11. Page 6, line 20, by striking the words "sewer systems or".

The amendment was adopted.

Kehe of Bremer offered the following amendment filed by him and Welden of Hardin and moved its adoption:

Amend Senate File 1312, as passed by the Senate and reprinted, as follows:

1. Page 5, line 34, by striking the following:
"July 1, 1966" and inserting in lieu thereof the following: "July 1, 1969 or which may be approved to receive federal grants from the 1970 fiscal year allocation".
2. Page 8, by striking all of line 29 and inserting in lieu thereof the words "six million (6,000,000) dollars for".

A non-record roll call was requested.

The ayes were 12, nays 91.

The amendment lost.

(Senate File 1312 pending at adjournment.)

ADOPTION OF MEMORIAL RESOLUTION

Hanson of Howard-Mitchell offered the following House memorial resolution and moved its adoption :

MESSAGES FROM 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 Senate was asked :

House Joint Resolution 10, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the prohibition against lotteries.

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

Senate File 1180, a bill for an act relating to average daily membership for public high school districts.

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 1202, a bill for an act relating to the biennial appropriation to the higher education facilities commission.

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

Senate File 1274, a bill for an act relating to publication of notice of election on school bonds.

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

Senate File 1293, a bill for an act providing auxiliary educational services to nonpublic school students.

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

Senate File 1315, a bill for an act relating to dissolution of marriage.

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

Senate File 1317, a bill for an act relating to disabled and retired firemen and policemen.

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

Senate File 1319, a bill for an act relating to licenses in the practice of medicine.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked :

House File 767, 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.

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

Senate Joint Resolution 1006, a joint resolution authorizing the executive council to proceed with negotiations pertaining to Terrace Hill.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 767

Amend House File 767, as amended and passed by the House, as follows:

1. Line 20, by inserting after the word "chapter" the following words: "and such authorities shall issue such permits upon a showing that there is a need to move to market farm produce of the type subject to rapid spoilage and loss of value".

2. Line 35, by inserting after the period the following:
 "The highway commission shall issue special permits in accordance with the foregoing to trucks moving farm produce, which decays and loses its value if not speedily put to its intended use, to market upon a showing to the highway commission that there is a requirement for trucking such produce."

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 20, 82, 83, 356, 444, 460, 1009, 1048, 1057, 1076, 1096, 1104, 1152, 1153, 1197, 1198, 1225, 1248, 1271, 1291, 1301 and Senate Joint Resolution 1002.

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 20, 82, 83, 356, 444, 460, 1009, 1048, 1057, 1076, 1096, 1104, 1152, 1153, 1197, 1198, 1225, 1248, 1271, 1291, 1301, and Senate Joint Resolution 1002.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 8, 1970, he approved and transmitted to the Secretary of State the following bills:

House File 199, an act relating to vital statistics.

House File 354, an act relating to the state printing department and public printing.

House File 589, an act relating to county ambulance service.

House File 1314, an act to legalize payment made for foster home care in Woodbury County.

House File 1315, an act to legalize payment made for foster home care in Pottawattamie County.

Senate File 534, an act relating to highway construction.

Senate File 1127, an act relating to the appropriation to the supreme court made by the Sixty-third General Assembly, First Session.

Senate File 1279, an act relating to the compensation of the Lieutenant Governor.

Senate File 1286, an act authorizing capital expenditures by the state highway commission from the primary road fund.

OBJECTION RAISED

(House File 1084)

Pelton of Clinton asked for unanimous consent that Senate File 1084 be referred to the appropriations committee.

Objection was raised.

AMENDMENTS FILED

- 1 Amend the committee amendment to House Joint Resolution
- 2 1008, filed April 8, line 3, by striking the words and
- 3 figures "one thousand (1,000) dollars", and inserting in
- 4 lieu thereof the words and figures "two thousand (2,000)
- 5 dollars".

CAMP of Clinton

- 1 Amend Senate Concurrent Resolution 119, as found on
- 2 page 1422 of the House Journal, by striking all after the last
- 3 "whereas" clause and inserting in lieu thereof:
- 4 "Be It Resolved by the House, the Senate Concurring,
- 5 that the General Assembly recess, without pay, on April 10, 1970,
- 6 until June 15, 1970, that the House and Senate ways and means
- 7 committees on or before June 15, 1970, be and hereby are
- 8 instructed to prepare and introduce legislation in proper
- 9 bill form which would have the effect of shifting or reducing
- 10 local property taxes, that upon the reconvening of the General
- 11 Assembly on June 15, 1970, said ways and means committee bills
- 12 are hereby set as a special order of business at 10:00 a.m. on
- 13 Monday, June 15, 1970."

MIDDLESWART of Warren
JOHNSTON of Johnson

- 1 Amend Senate File 173 as follows:
- 2 By striking lines ten (10) through twelve (12)
- 3 and the words "at least sixty days." from line thirteen (13).

ELLSWORTH of Dubuque
FREEMAN of Buena Vista
BATTLES of Jackson

- 1 Amend Senate File 244, as passed by the Senate and
- 2 reprinted, as follows:
- 3 1. Page 2, line 2, by striking the word and figure
- 4 "seven (7)" and inserting in lieu thereof the word and
- 5 figure "four (4)".

6 2. By adding the following new section:
 7 Section three hundred sixty-five point thirteen (365.13),
 8 Code 1966, is hereby amended by striking from line eight (8)
 9 the word "but" and striking all of lines nine (9) through
 10 eighteen (18) and inserting in lieu thereof the following:
 11 "In cities and towns of under twenty-five thousand (25,000)
 12 population the city council or town council shall specify
 13 the residency requirements for chief of police. A chief of
 14 police shall maintain his civil service rights as determined
 15 by section three hundred sixty-five point twelve (365.12) of
 16 the Code."

PELTON of Clinton

1 Amend the Grassley amendment to Senate File 565, as
 2 amended and passed by the Senate, filed March 4, 1970, by
 3 striking lines 95 and 96 and inserting in lieu thereof the
 4 following:
 5 two (601.132), Code 1966, is hereby amended as follows:
 6 1. By striking from line one (1) the word "All" and in-
 7 serting in lieu thereof the words "All justices of the peace
 8 shall pay into the county treasury all criminal and civil fees
 9 collected in each year including all fees collected pursuant to
 10 section six hundred one point one hundred twenty-eight (601.128)
 11 of the Code. All".
 12 2. By adding thereto the following:

GRASSLEY of Butler

1 Amend Senate File 1084, as amended and passed by the
 2 Senate, as follows:
 3 1. Page 1, by inserting after line 22 the following new section:
 4 Any public employer that desires to engage in collective
 5 bargaining with its employees shall, by its governing body, adopt
 6 a resolution to that effect. The executive council of the state
 7 of Iowa is empowered to pass such resolution in behalf of the
 8 state. Such public employer shall, thereafter, upon request
 9 of an appropriate bargaining unit engage in collective bargaining
 10 pursuant to this Act. The provisions of this Act shall not
 11 apply to any public employer or its employees until such
 12 a resolution has been adopted.
 13 2. Page 19, by striking lines 17 through 26, inclusive.
 14 3. By renumbering the remaining sections.

PELTON of Clinton

1 Amend Senate File 1144 by adding thereto the
 2 following section:
 3 Sec. 2. Chapter one hundred eighty-nine (189),
 4 section three (3), Acts of the Sixty-second General
 5 Assembly is hereby amended by adding thereto the
 6 following subsection:
 7 7. Deliver any lawfully compounded prescription
 8 to any person other than to the person for whom the
 9 prescription was written or to such person's duly
 10 authorized representative.

SORG of Linn

1 Amend Senate File 1297, as passed by the Senate and
 2 reprinted, page 6, by adding to line 13 the following
 3 new sentence: "The commission shall require every

4 such special distributor to post a bond in the sum of
 5 five thousand dollars with surety and conditions pre-
 6 scribed by the commission, which bond shall be conditioned
 7 upon the payment of all taxes payable to the state under
 8 provisions of this chapter.

McINTYRE of Linn

1 Amend Senate File 1297, as amended and passed by
 2 the Senate and reprinted, as follows:
 3 Page 5, line 35, by striking the period after the
 4 word "own" and inserting the following: ", provided
 5 further that approval for such distributorship shall
 6 have first been secured from the city or town council."

DEN HERDER of Sioux

1 Amend Senate File 1297, as passed by the Senate, as
 2 follows:

3 1. Page 1, line 15, by striking the numeral "1".

4 2. Page 1, line 21, by striking the word "three" and in-
 5 serting in lieu thereof the word "five".

6 3. Page 1, line 24, by striking the word "two" and in-
 7 serting in lieu thereof the word "three".

8 4. Page 2, line 1, by adding after the period the follow-
 9 ing:

10 At least two members shall be chosen on the basis of
 11 managerial ability and experience as business executives,
 12 preferably in wholesale or retail trade operations.

13 5. Page 2, by striking lines 2 through 32, inclusive.

14 6. Page 3, by striking lines 1 through 8, inclusive, and
 15 inserting in lieu thereof the following:

16 The governor shall appoint the initial members of the
 17 commission for respective terms of one, two, three, four,
 18 and five years, all of which shall commence July 1, 1971.
 19 Appointments thereafter shall be for five years and shall be
 20 made by the governor, subject to confirmation by two-thirds
 21 of the senate, within sixty days after the convening of the
 22 general assembly each year for the member whose term is to
 23 expire on the following July first. Members may be reappointed
 24 for one additional term. Each member appointed shall receive
 25 a retainer of three thousand dollars per annum payable in
 26 twenty-four equal payments throughout the year in addition to
 27 reasonable and necessary expenses while attending meetings.

28 7. Page 3, by striking lines 12 and 13 and inserting in lieu
 29 thereof the following:

30 1. The commission shall meet on or before July 1, 1971
 31 and on July first of each year thereafter for the purpose of
 32 selecting one of its members as chairman. At its initial
 33 meeting the commission shall appoint a director of liquor
 34 control and fix his salary at an amount to be between fifteen
 35 thousand and twenty-five thousand dollars per annum. Subse-
 36 quent changes in such salary may be made by the general assembly.
 37 The director shall serve at the pleasure of the commission.

38 a. The director shall be qualified to perform his duties
 39 by managerial ability and experience as a business executive,
 40 preferably in wholesale or retail trade operations; shall post
 41 a bond paid from the general fund of the state in an amount to
 42 be determined by the commission to insure proper discharge of

43 those duties; and shall act in the name of the commission.

44 b. The director shall, except for hearings held by the
45 commission for the purpose of reviewing his actions as provided
46 in subsection three (3) of this section, succeed to all adminis-
47 trative functions and duties assigned to the commission by
48 chapters one hundred twenty-three (123) and one hundred twenty-
49 four (124) of the Code. The director may designate one or more
50 commission employees to act as hearing officers and may empower
51 such officers to grant, refuse, or revoke licenses and permits
52 required by chapters one hundred twenty-three (123) and one
53 hundred twenty-four (124) of the Code, and to conduct hearings
54 in connection therewith. Such hearings shall be conducted on
55 application of any aggrieved licensee or permittee in a manner
56 prescribed by the director; however, at least ten days notice
57 shall be given the applicant of the time and place of same.

58 c. The director shall, with the approval of the commis-
59 sion, organize the business operations of the commission into
60 divisions and assign the duties, powers, and responsibilities
61 vested in the commission by law to such divisions."

62 8. Page 3, line 15, by striking the word "two" and inserting
63 in lieu thereof the word "three".

64 9. Page 3, line 16, by inserting after the period the following:

65 "Written notice of the time and place of each meeting
66 shall be given to each member of the commission."

67 10. Page 3, by striking lines 17, 18, and 19, and inserting
68 in lieu thereof the words "shall constitute a quorum."

69 11. Page 3, line 21, by striking the words "in the following
70 instances only" and inserting in lieu thereof the words
71 ", including but not limited to the following instances".

72 12. Page 4, line 15, by striking the words "per diem compen-
73 sation" and inserting in lieu thereof the word "retainers".

WINKELMAN of Calhoun

FISHER of Greene

TIEDEN of Clayton

OSSIAN of Adams-Montgomery

DEN HERDER of Sioux

JOHNSON of Audubon-Guthrie

EDGINGTON of Franklin

CUNNINGHAM of Story

LANGLAND of Winneshiek

KRUSE of O'Brien

PIERSON of Mahaska

PETERSON of Woodbury

NELSON of Cherokee

MIDDLESWART of Warren

SCHROEDER of Pottawattamie

BATTLES of Jackson

CAMPBELL of Washington

ELLSWORTH of Dubuque

MAYBERRY of Webster

CRABB of Crawford

1 Amend Senate File 1297, as passed by the Senate and reprinted,
2 by adding the following new section:

3 "Any applicant for a beer permit may appeal to the commission
4 from a disapproval of an application for a permit; or, in lieu
5 of such appeal, the commission may afford the applicant a hear-
6 ing through issuance of a notice to the applicant of contemplated
7 disapproval of a permit. If, upon such appeal or hearing, the
8 commission shall determine that the city or town council, or
9 county board of supervisors, acted arbitrarily, capriciously,
10 or without reasonable cause in disapproving the application, or
11 that, where the city or town council, or county board of super-
12 visors approved the application, the commission's own disapproval
13 or contemplated disapproval should be reversed, it may issue a
14 permit."

15 "Any applicant who feels aggrieved by a decision of the
 16 commission or issuing authority disapproving, suspending, or
 17 revoking issuance of a permit may, provided he has exercised his
 18 rights of appeal to the commission as hereinabove provided, appeal
 19 from said decision within ten days to the district court of the
 20 county wherein the premises covered by the application are situated."

21 "Where the commission on an appeal by an applicant finds that
 22 a city or town council or county board of supervisors acted arbitrar-
 23 ily, capriciously, or without reasonable cause in disapproving an
 24 application and the commission issues a permit, the council or
 25 board may appeal from such decision of the commission within ten
 26 days to the district court of the county wherein the premises covered
 27 by the application are situated."

KLUEVER of Cass
 WEICHMAN of Benton
 DOYLE of Woodbury

1 Amend Senate File 1297, as amended and passed
 2 by the Senate and reprinted, as follows:

- 3 1. Page 1, line 16, by striking the figures
 4 "1971" and inserting in lieu thereof the figures
 5 "1975".
- 6 2. Page 1, line 20, by striking the figures
 7 "1971" in two places and inserting in each place
 8 the figures "1975".
- 9 3. Page 2, line 3, by striking the figures
 10 "1971" in two places and inserting in each place
 11 the figures "1975".
- 12 4. Page 2, line 8, by striking the figures
 13 "1971" and inserting in lieu thereof the figures
 14 "1975".
- 15 5. Page 3, line 3, by striking the figures
 16 "1971" and inserting in lieu thereof the figures
 17 "1975".

PERKINS of Pottawattamie

1 Amend Senate File 1311 by adding thereto the following
 2 new section:

- 3 "Sec. 2. Section two hundred eighty point thirteen
 4 (280.13), Code 1966, is hereby amended by striking from lines
 5 two (2) and three (3) the words "exclusive of interscholastic
 6 athletics,""

GRASSLEY of Butler

1 Amend Senate File 1312, as passed by the Senate and reprinted,
 2 as follows:

- 3 1. Page 6, by adding after line 5 the following new
 4 subparagraph:
 5 "(5) However, notwithstanding all other provisions of this
 6 act, no project shall be considered eligible for or receive any
 7 state funds unless Federal matching funds are available for the
 8 particular project."
- 9 2. Page 8, by adding after line 32 the following:
 10 "Any amount remaining over and above the amount needed to
 11 fund the projects approved for allocation of Federal funds for
 12 fiscal year 1970 shall be allotted to prior approved projects"

13 in reverse chronological order, based on the date the contract
14 was entered into, until available funds are expended."

WELDEN of Hardin
VARLEY of Adair-Madison
KEHE of Bremer

1 Amend Senate File 1312, as passed by the Senate, page 5,
2 by inserting after line 31 the following new section:
3 There is hereby appropriated to the department of public
4 instruction from the general fund of the state for the fiscal
5 year beginning July 1, 1970 and ending June 30, 1971, the sum
6 of one million five hundred thousand (1,500,000) dollars to be
7 used to match federal funds available to the state under the
8 National School Lunch Act of 1946, for the purpose of assisting
9 local school districts in this state to provide school lunch
10 programs in compliance with the said federal act.

TAPSCOTT of Polk
GANNON of Jasper

1 Amend the Freeman amendment to Senate File 1312,
2 filed April 9, 1970, by adding thereto the following:

3 "Any such insurance premium tax does not apply to
4 nonprofit hospital and medical service corporations to
5 persons over sixty-five years of age."

SCHWARTZ of Wapello
ELLSWORTH of Dubuque

1 Amend Senate File 1312, as amended, passed and reprinted, as
2 follows:

3 1. Page 10, by inserting after line 31 the following new
4 section:

5 "The Governor may appoint a public information director in
6 his office, whose duties shall be:

7 1. To handle complaints, questions, problems, and suggestions
8 of citizens relating to administrative actions of state government.

9 2. To make suggestions to the particular state agencies affected,
10 and to the executive and legislative branches, for improvement of
11 procedures and practices of state agencies.

12 The director may accept funds, property, or services from any
13 source for the purposes of this Act, and such funds, property, or
14 services are hereby appropriated and shall be used in carrying
15 out the purposes of this section."

16 2. By renumbering the remaining sections.

VAN DRIE of Story

1 Amend Senate File 1312, as passed and reprinted by the
2 Senate, by inserting in page 10 after line 31 the following
3 new section:

4 Section four hundred forty-five point five (445.5),
5 Code 1966, is hereby amended by adding the following:

6 In addition to the receipt required by this section,
7 the treasurer shall issue an itemized statement showing the
8 mill levy for each tax-levying body and each tax-certifying
9 body in the county, the dollar amount of the taxpayer's
10 total tax which is allocated to each tax-levying body and each
11 tax-certifying body, the amount of each credit paid by the

12 state, including but not limited to the homestead tax credit,
13 the military service tax credit, the agricultural land tax
14 credit, and the personal property tax credit, which is allo-
15 cated to each tax-levying body and each tax-certifying body,
16 and the amount of state aid per pupil payable to the taxpayer's
17 school district for the current school year, expressed in
18 dollars and in terms of the mill levy which would have been
19 necessary in the school district to raise an equivalent total
20 amount. The treasurer shall not be required to issue more than
21 one such statement to each taxpayer.

LIPSKY of Linn

1 Amend Senate File 1312, as amended and passed by the
2 Senate and reprinted, by adding thereto the following
3 sections:

4 1. Section four hundred twenty-seven point thirteen
5 (427.13), subsection two (2), Code 1966, is hereby amended
6 by inserting after the period in line two (2) the following:
7 "However, for the purposes of the personal property tax
8 imposed on cattle, bovine females three years of age or older
9 shall be exempt. Such cattle shall be assessed for each
10 year to determine the tax credit such taxing district shall
11 receive.

12 The tax credit shall be based upon the amount of taxes
13 which are not collected because of the exemption granted in
14 this section. The credit for the year 1970 and each year
15 thereafter shall be one hundred percent of the taxes levied.

16 On or before January first of each year the auditor of
17 each county shall prepare a statement listing for each
18 taxing district in the county all bovine females three years
19 of age or older upon which taxes shall not be collected due
20 to the tax exemption granted in this Act. The statement
21 shall show the tax rates of the various taxing districts
22 and the total amount of taxes which shall not be collected
23 because of the tax exemption. The auditor shall certify
24 and forward copies of the statement to the state comptroller
25 and the director of revenue not later than January fifteenth
26 of each year. The director of revenue shall compute the
27 applicable tax credit each year and certify to the treasurer
28 of state the amount due to each taxing district, which amount
29 shall be the dollar amounts which would be payable if such
30 cattle were taxed.

31 The amounts due each taxing district shall be paid in
32 two equal payments by the treasurer of state on March
33 fifteenth and September fifteenth of each year, drawn
34 upon warrants payable to the respective county treasurers.
35 The county treasurer shall pay the proceeds to the various
36 taxing districts in the county.

37 In the event that the amount appropriated for reimburse-
38 ment of the taxing districts is insufficient to pay in full
39 the amounts due to each of the taxing districts, then the
40 amount of each payment shall be reduced by the treasurer of
41 state according to the ratio that the total amount of funds
42 to be paid to each taxing district bears to the total amount

43 to be paid to all taxing districts in the state."

44 2. There is hereby appropriated from the general fund
45 of the state of Iowa to the treasurer of state for the
46 fiscal year beginning July 1, 1970 and ending June 30, 1971
47 the sum of one million five hundred thousand (1,500,000)
48 dollars, or so much thereof as may be necessary, to carry
49 out the provisions of this Act.

CAMP of Clinton
FISHER of Greene
TIEDEN of Clayton
PRIEBE of Kossuth
KRUSE of O'Brien
NIELSEN of Shelby
CHRISTENSEN of Clarke-Union
KNOBLAUCH of Carroll
CRABB of Crawford
JOHNSON of Audubon-Guthrie

1 Amend Senate File 1312, as passed by the Senate and re-
2 printed, by adding the following sections:

3 1. "For the purposes of the following four sections of
4 this Act, unless the context clearly requires a different
5 meaning:

6 1. The term 'Wholesale Meat Act' means the Federal Meat
7 Inspection Act approved March 4, 1907 (34 Stat. 1260), as amend-
8 ed by the Wholesome Meat Act (81 Stat. 584).

9 2. The term 'Wholesale Poultry Products Act' means the
10 Federal Poultry Products Inspection Act approved August 28,
11 1957 (71 Stat. 411), as amended by the Wholesome Poultry
12 Products Act (82 Stat. 791).

13 3. The term 'department' means the Iowa department of
14 agriculture.

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.

18 5. The term 'establishment' means all premises where
19 cattle, sheep, swine, goats, horses, mules, or other equines,
20 or poultry are slaughtered or otherwise prepared for food
21 purposes. 'Establishment' includes, but is not limited to,
22 meat or poultry canneries, sausage factories, smoking or curing
23 operations, and similar places.

24 6. The term 'carcass' means all parts including viscera
25 of slaughtered cattle, sheep, swine, goats, or poultry that
26 are capable of being used for human food.

27 7. The term 'meat food product' shall have the same
28 meaning for purposes of this Act as under the Wholesome Meat
29 Act.

30 8. The term 'poultry product' shall have the same meaning
31 for purposes of this Act as under the Wholesome Poultry Products
32 Act.

33 9. The term 'poultry' means any domesticated bird, whether
34 alive or dead.

35 10. The terms 'prepared' and 'processed' mean slaughtered,
36 canned, salted, stuffed, rendered, boned, cut up, or otherwise

37 manufactured or processed.

38 11. The terms 'hotel', 'restaurant', and 'food establish-
39 ment' shall have the same meaning for the purposes of the follow-
40 ing four sections of this Act as under chapter one hundred
41 seventy (170) of the Code.

42 12. The term 'state inspection' means the meat and poultry
43 inspection service conducted by the department of agriculture
44 of the state of Iowa."

45 2. "The governor, the secretary of agriculture, and the
46 department shall take such action as may be necessary to insure
47 that every establishment in the state of Iowa which slaughters
48 cattle, sheep, goats, horses, mules, and other equines or pre-
49 pares carcasses, parts thereof, or meat or meat food products
50 and is not exempt from the provisions of the Wholesome Meat
51 Act shall, after June 30, 1970, become subject to the provisions
52 of the Wholesome Meat Act as though engaged in commerce."

53 3. "The governor, the secretary of agriculture, and the
54 department shall take such action as may be necessary to insure
55 that every establishment in the state of Iowa which slaughters
56 poultry or processes poultry carcasses or parts thereof and
57 other poultry products and is not exempt from the provisions
58 of the Wholesome Poultry Act shall, after August 17, 1970, become
59 subject to the provisions of the Wholesome Poultry Act as
60 though engaged in commerce."

61 4. "Effective July 1, 1970, state inspection shall not
62 be provided for any establishment which slaughters cattle,
63 sheep, swine, goats, horses, mules, and other equines or pre-
64 pares the carcasses, parts thereof, meat or meat food products
65 subject to federal inspection under the provisions of the Whole-
66 some Meat Act. The provisions of the Wholesome Meat Act shall
67 supersede chapter one hundred eighty-nine A (189A) of the Code."

68 5. "Effective August 18, 1970, state inspection shall not
69 be provided for any establishment which slaughters poultry,
70 processes poultry carcasses and parts thereof and other poultry
71 products subject to federal inspection under the provisions of
72 the Wholesome Poultry Products Act. The provisions of the
73 Wholesome Poultry Products Act shall supersede chapter one
74 hundred eighty-nine A (189A) of the Code."

75 6. "Effective July 1, 1970, chapter one hundred eighty-
76 nine A (189A), Code 1966, as amended by chapters one hundred
77 seventy-eight (178), one hundred seventy-nine (179), and one
78 hundred eighty (180), Acts of the Sixty-second General Assembly
79 and chapter one hundred forty-five (145), Acts of the Sixty-
80 third General Assembly, First Session, is hereby repealed."

81 7. "Effective July 1, 1970, chapter one hundred forty-
82 five (145), Acts of the Sixty-third General Assembly, First
83 Session, is hereby amended by striking sections sixteen (16),
84 seventeen (17), eighteen (18), and nineteen (19)."

MEZVINSKY of Johnson

1 Amend Senate File 1312, as passed by the Senate and
2 reprinted, by adding the following section:

3 There is hereby appropriated to the department of
4 agriculture from the general fund of the state for the fiscal

5 year beginning July 1, 1970 and ending June 30, 1971, the sum
6 of three hundred seventy-five thousand (375,000) dollars to
7 supplement the appropriation made by chapter one hundred forty-
8 five (145), section seventeen (17), Acts of the Sixty-third
9 General Assembly, First Session, for the inspection program
10 of meats and poultry products in accordance with chapter one
11 hundred eighty-nine A (189A) of the Code. Any unencumbered
12 balance remaining as of June 30, 1971 from the funds so appro-
13 priated shall revert to the general fund in the manner provided
14 by section eight point thirty-three (8.33) of the Code.

MEZVINSKY of Johnson

1 Amend Senate File 1312, as amended and passed by the Senate,
2 by adding thereto the following new section:
3 Section four hundred thirty-two point one (432.1), Code 1966,
4 is amended by striking from lines four (4) and five (5) the words
5 "and nonprofit hospital and medical service corporations,". The
6 provisions of this section relating to the transaction of nonprofit
7 hospital and medical service corporations shall become effective at
8 such time as a nonprofit hospital or medical service corporation
9 increases its premium or subscription rates over and above rates
10 being charged on the effective date of this Act and such provisions
11 shall apply only to the corporation effecting such increase; however,
12 on July 1, 1971 the tax imposed on nonprofit hospital and medical
13 service corporations shall, in any event, become effective.

FREEMAN of Buena Vista

1 Amend Senate File 1312, as amended and passed by the
2 Senate, as follows:

3 1. Page 10, by inserting after line 31 the following new
4 section:

5 Chapter two hundred forty-nine (249), section one (1),
6 Acts of the Sixty-third General Assembly, First Session,
7 which repealed and reenacted section four hundred twenty-two
8 point sixty-two (422.62), Code 1966, is hereby amended by
9 striking lines nine (9) through fourteen (14), inclusive, and
10 inserting in lieu thereof the following:

11 "2. No later than January fifteenth of each year, the
12 treasurer of state shall transfer three million five hundred
13 thousand dollars to a permanent fund hereby established in
14 the office of the treasurer of state to be known as the 'moneys
15 and credits tax replacement fund'. The moneys transferred
16 to such fund shall be distributed pursuant to the provisions
17 of section four hundred twenty-two point seventy-one (422.71)
18 of the Code."

19 2. By renumbering the remaining section.

BRINCK of Lee

1 Amend Senate File 1312, as passed and reprinted
2 by the Senate, by striking from page 1 line three (3).

MILLER of Page

1 Amend Senate File 1312 as passed by the Senate by
2 inserting after section 20 the following new sections and
3 renumbering the succeeding section accordingly:

4 **Sec. 21. Sections twenty-one (21) through forty-seven**
5 **(47) of this Act shall be cited as the "Iowa Racing Act".**
6 **The objective of the Iowa Racing Act shall be to encourage,**
7 **promote, and advance the interests of agriculture, including**
8 **horse husbandry and kindred and allied industries. The Act**
9 **shall be deemed an exercise of the police power of the state**
10 **for the protection of the welfare, health, peace, morals, and**
11 **safety of the people of the state, and all of its provisions**
12 **shall be liberally construed for the accomplishment of such**
13 **objects and purposes. It is declared to be public policy that**
14 **wagering is so affected with a public interest that it should**
15 **be regulated to the extent of prohibiting all wagering of every**
16 **sort, except as provided in this Act, through the medium of**
17 **an Iowa racing commission created by this Act, in which is vested**
18 **sole and exclusive authority to control and regulate pari-mutuel**
19 **wagering on races within the state and to control and regulate**
20 **all races within the state upon the results of which pari-mutuel**
21 **wagering is conducted.**

22 **Sec. 22. For the purpose of this Act, unless the context**
23 **otherwise requires:**

24 1. "Commission" means the Iowa racing commission created
25 by this Act.

26 2. "Pari-mutuel wagering" means that system of wagering
27 in which persons placing wagers on the winners of a particular
28 race divide, in proportion to their wagers, the entire amount
29 wagered on that race, except for a percentage or portion re-
30 served by the agency conducting the wagering.

31 3. "Recognized racing association" means those national or
32 international associations which promulgate racing rules, and
33 which are extended recognition under this Act. Recognition is
34 hereby extended to the jockey club of America, the United States
35 trotting association, the American quarter horse association,
36 the appaloosa horse club, the paint horse association, and the
37 arabian horse racing association of America. The commission,
38 upon application and after hearing, may extend recognition to
39 other associations if it finds that the applicant association
40 has promulgated and does enforce adequate and satisfactory rules
41 for racing, and that recognition would be in the best interests
42 of racing in Iowa. The commission, upon application or upon
43 its own motion, after hearing, may withdraw recognition from
44 any association if it finds that the association fails to have
45 or fails to enforce adequate rules for racing, and that with-
46 drawal of recognition is in the best interests of racing in
47 Iowa.

48 4. "Track" means a facility adequate for the conduct of
49 racing under the racing rules of recognized racing associations,
50 which is owned and operated by:

51 a. An Iowa business corporation duly incorporated under the
52 provisions of chapter four hundred ninety-six A (496A) of the
53 Code, in which all officers and directors are, and are required
54 by its articles of incorporation to be, electors of the state
55 of Iowa.

56 b. The Iowa state fair board.

57 c. A society as defined in section one hundred seventy-
58 four point one (174.1), subsection two (2), of the Code.

59 5. "Race meet" means a program of horse racing, extend-

60 ing over a period of one or more days at a specific track,
61 comprised wholly of races conducted according to the rules of
62 recognized racing associations.

63 6. "Contract race meet" means a race meet, conducted
64 according to a contract between the commission and a track,
65 at which all racing is conducted under the control and regu-
66 lation of the commission, and at which pari-mutuel wagering
67 is conducted under the control and regulation of the commis-
68 sion.

69 7. "Breakage" means the aggregate amount by which the
70 amount payable to wagerers on each dollar wagered exceeds a
71 multiple of ten cents.

72 8. "Unclaimed money" means the aggregate amount by which
73 the amount payable to wagerers, after deduction of breakage,
74 exceeds the amount claimed by and paid to wagerers.

75 9. "Claimed money" means the aggregate amount claimed by
76 and paid to wagerers.

77 10. "Handle" means the aggregate amount wagered.

78 Sec. 23. There is hereby created a commission, composed of
79 six electors of this state, to be known and designated as the
80 Iowa racing commission. No more than four of the commission
81 members shall belong to the same political party and no more
82 than two shall, at the time of appointment, reside in the same
83 congressional district. The commission shall enforce the pro-
84 visions of this Act.

85 Sec. 24. The members of the first commission shall be ap-
86 pointed by the governor, with the approval of two-thirds of
87 the members of the senate, as follows:

- 88 1. One for a term to expire July 1, 1971.
- 89 2. One for a term to expire July 1, 1972.
- 90 3. One for a term to expire July 1, 1973.
- 91 4. One for a term to expire July 1, 1974.
- 92 5. One for a term to expire July 1, 1975.
- 93 6. One for a term to expire July 1, 1976.

94 Terms shall begin immediately upon appointment, approval,
95 and qualification.

96 Thereafter, the term of each member of the commission shall
97 be six years. The governor, within sixty days following the
98 organization of each regular session of the general assembly,
99 shall appoint, with the approval of two-thirds of the members
100 of the senate, a successor to the member of the commission
101 whose term of office will expire July first next following.

102 Sec. 25. Any vacancy on the commission which occurs when
103 the general assembly is not in session shall be filled by ap-
104 pointment by the governor, which appointment shall expire at
105 the end of thirty days following the organization of the next
106 general assembly. Prior to the expiration of the thirty-day
107 period, the governor shall transmit to the senate for approval
108 an appointment for the unexpired portion of the regular term.
109 Any vacancy occurring when the general assembly is in session
110 shall be filled before the end of such session, in the same
111 manner as regular appointments are made, and for the unexpired
112 portion of the regular term.

113 Sec. 26. Each commissioner shall post a bond, at the expense
114 of the racing fund, with such sureties as the executive council
115 approves, to guarantee to the state the proper handling and

116 accounting of moneys and other properties required in the ad-
117 ministration of this Act. It shall be the duty of the commis-
118 sion to secure from each agent, servant, and employee of the
119 commission, holding a position of trust, a bond with such
120 sureties as the commission approves, to guarantee to the state
121 the proper handling and accounting of moneys and other proper-
122 ties.

123 Sec. 27. The commission shall be organized as follows:

124 1. On July first of each year the commission shall select
125 one of its members as chairman, who shall serve in that capacity
126 for the succeeding year. Each member of the commission shall
127 receive a salary, payable from the racing fund, as fixed by
128 the general assembly.

129 2. The commission may employ a secretary and other assis-
130 tants and employees as reasonably necessary. Members of the
131 commission and its employees shall be exempt from the provi-
132 sions of chapter ninety-five (95), Acts of the Sixty-second
133 General Assembly.

134 Sec. 28. Members of the commission and each employee of the
135 commission, shall be allowed their actual and necessary ex-
136 penses while traveling on commission business outside of their
137 place of residence. However, an itemized account of expenses
138 shall be verified by the person making claim for payment, and
139 shall be approved by a majority of the members of the commis-
140 sion. If the account is paid, it shall be filed in the office
141 of the commission and remain a part of the commission's perma-
142 nent records. All expenses shall be payable from the racing
143 fund.

144 Sec. 29. Any member, secretary, officer, or employee of
145 the commission may be removed for any of the causes and in the
146 manner provided by chapter sixty-six (66) of the Code relating
147 to removal from office. Removal shall not be in lieu of any
148 other punishment prescribed by law.

149 Sec. 30. The commission, or any member of the commission,
150 shall not be personally liable in any action at law for dam-
151 ages sustained by any person because of any action by the com-
152 mission or any member of the commission, in the performance
153 of their duties in the administration of this Act.

154 Sec. 31. No member, officer, or employee of the commission,
155 while holding such office or position, shall hold any other
156 office or position under the laws of this state or of any other
157 state or of the United States, and shall not engage in any
158 occupation or business inconsistent or interfering with the
159 duties of such employment. No member, officer, or employee,
160 while holding office or position, shall serve on or under or
161 be a member of any committee of any political party. A member,
162 officer, or employee shall not, directly or indirectly, use
163 his influence to induce any other officer, employee, or elector
164 of this state to adopt his political views or to favor any
165 particular candidate for office. No member, officer, or
166 employee shall contribute in any manner, directly or in-
167 directly, any money or other thing of value to or for any
168 person or committee for campaign or election purposes.

169 Sec. 32. The principal place of business of the commis-
170 sion shall be at the seat of government.

171 Sec. 33. The duties of the commission shall be:

- 172 1. To enforce all provisions of this Act.
173 2. To extend recognition to or withdraw recognition from
174 racing associations as prescribed in section twenty-two (22),
175 subsection three (3) of this Act.
176 3. To adopt and enforce regulations not inconsistent with
177 this Act:
178 a. For the implementation of any provision of this Act.
179 b. Governing the duties and responsibilities of its offi-
180 cers and employees and the conduct of its business, and pre-
181 scribing the qualifications to be possessed by persons desiring
182 employment by the commission or by the enforcement division.
183 c. For the control and regulation of all pari-mutuel wager-
184 ing.
185 d. For the control and regulation of horse racing at con-
186 tract race meets by the adoption and enforcement, with respect
187 to each race, of the rules of racing of the recognized racing
188 association applicable thereto, and by the adoption and en-
189 forcement of such additional regulations as the commission may
190 deem necessary and desirable in the best interests of racing,
191 including provisions for the manner of designation of racing
192 officials.
193 e. To such extent, and on such terms and conditions, and
194 for such fee as the commission may deem necessary and desir-
195 able, to provide for the licensing by the commission of: racing
196 officials; track officials, employees, and concessionaires;
197 and owners of animals and the owners' agents and employees
198 participating in any contract race meet.
199 f. To limit entry into any portion of the track where
200 horses are, or may be at any time during a contract race meet
201 to persons having a valid license issued by the commission
202 permitting entry.
203 g. To impose upon any person licensed by the commission,
204 for any violation of this Act, or regulations of the commission,
205 or of the applicable rules of racing of a recognized racing
206 association, a penalty of not to exceed one hundred dollars, or
207 suspension of license for any period of time and upon such terms
208 and conditions as the commission deems appropriate, or both
209 fine and suspension, and to delegate to designated racing
210 officials authority to impose such penalties.
211 h. To exclude from any track, during the period of a con-
212 tract race meet, any person whom the commission finds, upon
213 hearing after notice, to have violated this Act, any regula-
214 tion of the commission, or any similar law or regulation in
215 another jurisdiction.
216 4. To publish and distribute its regulations.
217 5. To engage and dismiss officers and employees as nec-
218 essary and desirable in the execution of its powers and duties.
219 6. To purchase all supplies necessary to its functioning;
220 to acquire by purchase or lease other personal property nec-
221 essary and desirable; to acquire by lease real property nec-
222 essary for its operation; to provide for the storage, care,
223 and maintenance of any property; to insure its property in-
224 terests against loss; and to sell any property which it no
225 longer needs.
226 7. At its discretion, and upon finding that the terms and

227 conditions are in the best interests of horse racing, the com-
228 mission may enter into a contract with a track for the conduct
229 of a contract race meet. The contract, in addition to any
230 other provisions deemed desirable, shall include:

231 a. The dates and duration of the race meet, the specifi-
232 cation of each race to be conducted, and the recognized racing
233 association rules applicable. However, no contract race meet
234 shall be scheduled for or conducted on Sunday.

235 b. A schedule of all charges to be made by the track for
236 gate admission, seats, entry fees, ground fees, stable charges,
237 concessionaire rentals, and any services rendered by the track.

238 c. A description of all facilities and services to be of-
239 fered by the track for the conduct of racing, care and mainte-
240 nance of animals, convenience of personnel attending animals,
241 and for the comfort and convenience of person attending races.
242 Each track shall include adequate space and facilities, within
243 the enclosure to which admission is charged, for the conduct
244 and operation of pari-mutuel wagering. Such space for the
245 conduct of pari-mutuel wagering shall be clearly and completely
246 separated from the remainder of the enclosure to which admis-
247 sion is charged.

248 d. The agreement of the track to conduct all horse racing
249 in strict accordance with applicable commission regulations
250 and with the rules of racing of the recognized racing associa-
251 tion applicable thereto, and to pay purses as specified in the
252 various races.

253 e. The agreement of the track to conduct pari-mutuel wager-
254 ing in strict accordance with the provisions of this Act, with
255 all regulations of the commission, and with any additional pro-
256 visions contained in the contract.

257 f. Provision that an amount equal to ten percent of any
258 purse won by an Iowa-bred animal shall be paid by the track
259 to the breeder of the animal.

260 g. Provision that, on each racing day, there shall be one
261 race open only to Iowa-bred entries, except that if, for any
262 such race, there are insufficient entries, a race not so limited
263 may be substituted.

264 h. The details of any financial arrangements and agreements
265 between the commission and the track.

266 8. To enforce any contract for a contract race meet against
267 all parties affected.

268 Sec. 34. Contracts for contract race meets shall be subject
269 to the following limitations:

270 1. Subject to the further provisions of this subsection,
271 the commission shall not enter into contracts for contract race
272 meets with more than two tracks organized pursuant to section
273 twenty-two (22), subsection four (4), paragraph a of this Act.
274 Upon the expiration of two years after its entry into the second
275 of such contracts, the commission shall hold a public hearing
276 with respect to the propriety of the limitation placed on the
277 number of tracks by this paragraph. If, upon such hearing,
278 or later, the commission finds and determines that the best
279 interests of racing will be served, it shall by resolution terminate
280 the limitation imposed in this paragraph.

281 2. Subject to the further provisions of this subsection,
282 the commission shall not enter into contracts for contract race
283 meets with more than two tracks organized pursuant to section
284 twenty-two (22), subsection four (4), paragraph c of this Act.
285 Upon the expiration of two years from and after its entry into
286 the second of such contracts, the commission shall hold a public
287 hearing with respect to the propriety of the limitation placed
288 on the number of tracks by this Act. If, upon such hearing,
289 or later, the commission finds and determines that the best
290 interests of racing will be served, it shall by resolution
291 terminate the limitation imposed in this paragraph.

292 Sec. 35. The commission shall be responsible for the en-
293 forcement of this Act, of any regulations promulgated by the
294 commission, and of any contract to which the commission is a
295 party. It may enforce the same in the name of the state in
296 proceedings before any court.

297 The department of public safety, the county attorney and
298 sheriff of every county, the police department of every city,
299 and the day and night marshal of any incorporated town, shall
300 be supplementary aids to such enforcement. Any neglect, mis-
301 feissance, or malfeasance shown by any peace officer included
302 in this section will be sufficient cause for his removal as
303 provided for by the statutes of the state. Nothing in this
304 section shall be construed to remove or lessen the duties or
305 responsibilities of any county attorney or peace officer with
306 respect to law enforcement.

307 Sec. 36. No member, officer, or employee shall receive,
308 directly or indirectly, any profit from any contract race meet,
309 or from any track having a contract for a contract race meet.

310 Sec. 37. For the purpose of enabling the commission to
311 carry out the provisions of this Act, there is hereby created
312 in the office of the treasurer of state a fund to be known as
313 the racing fund. All moneys hereafter received by the commis-
314 sion from any source shall become a part of the fund.

315 1. There is hereby appropriated from the funds of the state
316 treasury not otherwise appropriated to the racing fund the sum
317 of one hundred thousand (100,000) dollars for the payment of
318 expenses as necessary to carry out the provisions of this Act.

319 2. Disbursements from the racing fund may be made by the
320 commission for all salaries or other compensation, expenses
321 or other obligations which may be incurred by the commission
322 pursuant to the Iowa Racing Act, including any obligation
323 assumed by the commission under a contract for a contract
324 race meet.

325 3. Immediately following December thirty-first of each
326 year, the state comptroller shall set aside from the racing
327 fund any amount by which the balance in the racing fund ex-
328 ceeds the aggregate of the following: one hundred thousand
329 dollars and the sum of any outstanding unpaid obligations of
330 the commission on December thirty-first.

331 4. From that sum set aside by the comptroller pursuant to
332 subsection three (3) of this section, the comptroller shall
333 make the following allocation and disposition:

334 a. To the state fair board for state aid to agricultural
335 societies, eighteen percent.

- 336 b. To the Iowa state fair board for the state fair, ten
337 percent.
- 338 c. To the Iowa horse and mule breeder's association, two
339 percent.
- 340 d. To the state fair board for the purpose of financing the
341 Iowa development and world food exposition, seventy percent.
- 342 Sec. 38. The provisions of this section shall govern
343 pari-mutuel wagering in this state.
- 344 1. Pari-mutuel wagering shall be conducted only:
- 345 a. By a track.
- 346 b. At a contract race meet.
- 347 c. Within a space which is clearly and completely sepa-
348 rated from the remainder of the enclosure to which admission
349 is charged.
- 350 d. Subject to the provisions of this Act, to all regula-
351 tions of the commission, and to the provisions of the contract
352 under which the contract race meet is held.
- 353 2. The handle shall be distributed as follows:
- 354 a. Claimed money plus unclaimed money plus breakage shall
355 equal not less than eighty-five percent of the handle.
- 356 b. Properly claimed money shall be paid to those persons
357 entitled thereto.
- 358 c. Unclaimed money, after reasonable time as the commission
359 prescribes, shall be paid to the commission.
- 360 d. Breakage shall be retained by the track.
- 361 e. With respect to the aggregate handle at any contract
362 race meet, the track shall pay to the commission four and one-
363 half percent.
- 364 f. The track shall retain the remaining handle.
- 365 Sec. 39. With respect to each contract race meet, the track
366 conducting the meet shall make a full and complete report to
367 the commission, in such form as the commission shall by regula-
368 tion prescribe, showing in detail the entries in and results
369 of each race scheduled, and accounting for every receipt and
370 disbursement of money in connection with the contract race meet.
- 371 Sec. 40. The commission shall make an annual report to the
372 governor and to the general assembly of the state for each
373 calendar year, showing fully the results of the operations of
374 the commission during the period since the last previous re-
375 port. The report shall show:
- 376 1. With respect to each contract race meet held:
- 377 a. The place and inclusive dates of the meet.
- 378 b. The number of races held at the meet, according to the
379 rules of each recognized racing association, and purses paid.
- 380 c. The aggregate handle, breakage, unclaimed money, claimed
381 money, amounts of handle paid to the commission and amounts of
382 handle retained by the track.
- 383 d. Any sums received by the commission from sources other
384 than handle.
- 385 e. Any expenses or disbursements of the commission directly
386 attributable to the contract race meet.
- 387 f. The net income to the commission.
- 388 2. With respect to the period covered by the report, the
389 totals, for all contract race meets held, of days of racing

390 and of paragraphs b, c, d, e, and f of subsection one (1) of
391 this section.

392 3. In reasonably itemized form all receipts by the commis-
393 sion from sources not included in subsections one (1) and two
394 (2) of this section and all expenses and disbursements not in-
395 cluded in subsections one (1) and two (2) of this section.

396 4. The status of the racing fund at the close of the period,
397 including the balance therein and all dispositions made under
398 section thirty-seven (37) of this Act.

399 Sec. 41. This Act shall not impair or affect any act done;
400 offense committed; right accrued, secured, or acquired; or
401 penalty, forfeiture, or punishment incurred prior to the time
402 this Act takes effect.

403 Sec. 42. The commission shall cause the financial condi-
404 tion, transactions, and accounts of each track conducting a
405 contract racing meet to be examined and audited immediately
406 following the close of the meet. The commission shall cause
407 the financial condition, transactions, and accounts of the
408 commission to be examined and audited as of December thirty-
409 first of each year, and at other times as requested by the
410 commission, the governor, or the executive council.

411 Sec. 43. Any member, officer, or employee of the commission
412 who knowingly or willfully violates any of the provisions of
413 this Act, or knowingly and willingly aids, assists, or permits
414 any violation, shall be guilty of a misdemeanor and be punish-
415 able by a fine of not to exceed one thousand dollars, nor less
416 than three hundred dollars, or by imprisonment in the county
417 jail for not less than three months or more than one year, or
418 by both fine and imprisonment.

419 Section seven hundred thirty-nine point two (739.2) of the
420 Code shall be applicable to the members, officers, and em-
421 ployees of the racing commission.

422 Sec. 44. No member, officer, or employee of the commis-
423 sion, by reason of the performance of any duty or act per-
424 mitted or required under this Act, shall be guilty of, or
425 called to account for, any crime cognizable under the laws
426 of this state. No person, by reason of making or receiving
427 a wager or claiming money in any pari-mutuel wagering con-
428 ducted pursuant to this Act, shall be guilty of, or called
429 to account for, any crime cognizable under the laws of this
430 state. However, any person who makes or receives a wager,
431 other than as provided in this Act, shall be guilty of vio-
432 lation of this Act.

433 Sec. 45. No person who has not attained the age of twenty-
434 one years shall be permitted to make a pari-mutuel wager at
435 any contract race meet.

436 Sec. 46. Any person, firm, or corporation who knowingly
437 violates any provision of this Act shall be punished, upon
438 conviction, by a fine of not more than one thousand dollars,
439 or by imprisonment in the county jail for not more than six
440 months, or by both fine and imprisonment. Any person, firm,
441 or corporation who knowingly violates any valid regulation
442 promulgated by the commission under this Act shall be punished,
443 upon conviction, by a fine of not more than one hundred dollars,
444 or by imprisonment in the county jail for not more than thirty

445 days, or by both fine and imprisonment.
 446 Sec. 47. Any track which violates any provision of this
 447 Act, any regulation of the commission, or any provision of a
 448 contract under which it holds a contract race meet, in addition
 449 to any other penalty to which it may be subject, may have its
 450 corporate charter revoked in an action of quo warranto brought
 451 in the name of the state by the attorney general.

BENNETT of Polk
 BLOUIN of Dubuque
 BATTLES of Jackson
 PERKINS of Pottawattamie
 KEHE of Bremer
 RENDA of Polk

1 Amend House File 1362 by adding the following new
 2 section:
 3 "Sec. 3. Amend Chapter two hundred forty-nine (249),
 4 section one (1), Acts of the Sixty-third General Assembly,
 5 First session as amended by Senate File 1312 by adding a new
 6 subsection as follows:

7 During the last quarter of each fiscal year commencing with
 8 the fiscal year beginning July 1, 1971 there shall be deducted
 9 from the ten per cent. of the net receipts from two-thirds of the
 10 sales tax before it is transferred to the road use tax fund such
 11 amount as may be determined by the comptroller is necessary to
 12 reimburse the several counties for the credit due under this act.
 13 The comptroller is hereby authorized and directed to recompute
 14 the percentages due the various systems so that the money will
 15 be deducted from the amount allocated to the secondary road fund."

WELDEN of Hardin

On motion by McCartney of Floyd, the House adjourned until
 9:00 a.m., Friday, April 10, 1970.

JOURNAL OF THE HOUSE

Eighty-ninth Calendar Day—Sixty-fourth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, FRIDAY, APRIL 10, 1970.

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

Prayer was offered by the Reverend Roy Hoover, pastor of the United Methodist Church, Thornburg, Iowa.

The Journal of Thursday, April 9, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Dietz of Scott on request of Rex of Hamilton.

PRESENTATION OF DISTINGUISHED GUEST

Van Roekel of Marion rose on a point of personal privilege and announced that the Honorable John Kyl was present in the House chamber.

The Speaker requested that Representative Van Roekel escort the Honorable John Kyl to the Speaker's rostrum.

The members of the House extended their welcome.

Representative Kyl briefly addressed the House.

BIRTHDAY CONGRATULATIONS

Milligan of Polk rose on a point of personal privilege and on behalf of the House extended to the Honorable Joan Lipsky "Birthday Congratulations" on April 9.

PRESENTATION OF VISITORS

Robin Blakaly, Australia; Mike Levin, South Africa; Saluman Ketema, Ethiopia; Sonia Duran, Ecuador, and Yaphet Makonnen, Ethiopia, were presented to the House. They are foreign exchange students who are attending West High School, Iowa City, Iowa, and were accompanied by their principal, Jim Ferguson. They were the guests of Fisher of Greene, Johnston of Johnson and Mezvinsky of Johnson.

The Speaker announced the following visitors present in the House chamber:

Thirty speech class students from Wapello High School, accompanied by their teacher, Mrs. Dorothy E. Dean. By Corey of Louisa-Muscatine.

Thirty-five eighth grade students from Cedar Valley School, accompanied by their teachers, Ted Craigmile and Harlan Hawley. By Winkelman of Calhoun.

Thirty-five eighth grade students from Panora-Linden School, accompanied by their teacher, Mary Jane Ragan. By Johnson of Audubon-Guthrie and Rodgers of Dallas.

Thirty-seven sixth grade students from Paullina Community School, accompanied by their teacher, Mr. Terry Nelson. By Kruse of O'Brien.

Seventy-five students from Corydon Elementary School, accompanied by Mr. Klett, principal; teachers, Vera Anderson, Dorothy Haines and Wilda Brandon, and student teacher, Mrs. Murdock. By Warren of Decatur-Wayne.

Fifty-four eighth grade students from West Central Community School, Maynard, Iowa, accompanied by Superintendent John Kappmeyer and teachers, Robert Sampson, Rachel Jarvis and Darrell Landas. By Menefee of Fayette.

PETITIONS FILED

The following petitions were received and placed on file:

By Fisher of Greene, from five residents of Greene County favoring Senate File 1052, relating to legalizing abortion.

By Hanson of Howard-Mitchell from two hundred thirty residents of Howard-Mitchell Counties favoring reduced property taxes to other tax sources based on the ability to pay.

By Harbor of Fremont-Mills, from forty-nine members of the Mills-Montgomery Livestock Feeders favoring the elimination of the personal property tax on livestock in Iowa.

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 1006, a joint resolution authorizing and directing the state executive council to proceed with negotiations to acquire the Hubbell Mansion known as Terrace Hill.

Read first time and referred to the **sifting committee**.

Senate File 1130, a bill for an act relating to average daily membership for public high school districts.

Read first time and referred to the **sifting committee**.

Senate File 1274, a bill for an act relating to publication requirements of notice of election on school bonds.

Read first time and referred to the **sifting committee**.

Senate File 1293, a bill for an act to provide auxiliary educational services to students attending nonpublic schools.

Read first time and referred to the **sifting committee**.

Senate File 1315, a bill for an act relating to dissolution of marriage, separate maintenance and annulment.

Read first time and referred to the **sifting committee**.

Senate File 1317, a bill for an act relating to disabled and retired firemen and policemen.

Read first time and referred to the **sifting committee**.

Senate File 1319, a bill for an act relating to licenses in the practice of medicine.

Read first time and referred to the **sifting committee**.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 1117, a bill for an act relating to federal tax lien registration.

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 1232, a bill for an act relating to the establishment of sanitary disposal projects, authorizing a tax, and making an appropriation therefor.

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 1276, a bill for an act relating to encouraging persons to seek treatment for drug addiction.

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

Senate File 1282, a bill for an act making appropriations in certain election contests.

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

House File 184, a bill for an act relating to removal of dead trees.

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

House File 241, a bill for an act relating to the payment of attorney's fees to court appointed attorneys.

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

House File 1093, a bill for an act relating to joint planning commission.

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

House File 1188, a bill for an act relating to required eye safety equipment used in schools.

Also: That the Senate has refused to concur in the House amendment to the Senate amendment to the following bill in which the concurrence of the Senate was asked:

House File 1198, a bill for an act relating to the sale and use of pesticides.

Also: That the Senate has concurred in House amendment to the Senate amendment and passed the following bill in which the concurrence of the Senate was asked:

House File 1232, a bill for an act relating to motor fuel used in watercraft.

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

House File 1357, a bill for an act appropriating money from the primary road fund to state highway commission.

Also: That the Senate has refused to concur in House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 1184, a bill for an act relating to pipelines.

Also: That the Senate has refused to concur in House amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 1185, a bill for an act relating to electric transmission lines.

Also: That the Senate insists on its amendment to the House amendment to:

Senate File 640, a bill for an act relating to school budget hearings and the school tax formula, 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, chairman; the Senator from Jasper, Mr. Hill; the Senator from Hancock, Mr. Ollenburg; and the Senator from Ringgold, Mr. Anderson.

CARROLL A. LANE
Secretary of the Senate

CONFERENCE COMMITTEE APPOINTED

(Senate File 640)

The Speaker announced the appointment of Grassley of Butler, chairman; Stromer of Hancock, Shaw of Scott and Schmeiser of

Des Moines, on the part of the House, as conferees concerning Senate File 640.

HOUSE CONCURRENT RESOLUTION 144

By Miller of Des Moines and Schmeiser.

Whereas, the Fifty-eighth General Assembly in 1959 enacted the statute now appearing as section 461.26, Code of Iowa (1966), reading as follows:

"No person, firm or corporation shall hereafter erect, alter, or maintain any building or other structure, except necessary public utility structures, or construct, alter, or maintain any ditch, or remove any earth within three hundred feet of the center line of any levee maintained by a drainage or levee district with pumping stations *without first securing permission to do so from the governing board of said drainage or levee district with pumping stations. Such permission may be granted at any regular meeting thereof, and after written application is made therefor upon the form prescribed by said governing board.*" (Emphasis added), which statute applies to the Iowa River-Flint Creek Levee District No. 16, located in Des Moines and Louisa Counties; and

Whereas, certain residents of Des Moines County had prior to the passage of the above-quoted statute, acting in good faith, constructed cabins and associated structures set on pilings or stilts to raise them above the flood plain and located on land lying between a levee maintained by said levee district and the Mississippi River, in the area of what is commonly known as Tama Basin, and many of these cabins have remained in use up to the present time, in some cases as year-round dwellings; and

Whereas, the only means of access to such cabins by land is across the levee district right-of-way, and a number of vehicular crossings of the levee and also foot crossings or catwalks extending from the levee to the cabins themselves, constructed in past years, some as many as 40 years ago and nearly all prior to the enactment of present section 461.26, are presently closed; and

Whereas, said section provides a means for the levee district to permit the maintenance of reasonable means of access by land to the cabins on the river side of the levee in the Tama Basin area; and

Whereas, the levee district is governed by a three-man board of trustees for whom the cabin owners and residents are not empowered to vote, and the U. S. Army Corps of Engineers has indicated that it is not opposed to restoration of reasonable land access to the cabins in the Tama Basin area if the levee district trustees approve upon application made in the manner provided by section 461.26, *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the Board of Trustees of Iowa River-Flint Creek Levee District No. 16 is urged to give full and careful consideration to the requests of the owners and residents of the cabins located between the district's levee and the waters of the Mississippi River in the Tama Basin area in Des Moines County, for restoration of reasonable land access to said cabins, and to grant permission therefor pursuant to section 461.26, Code of Iowa (1966) in such manner as to afford to the owners and residents of said cabins the greatest degree of safety and convenience consistent with the trustees' primary duty to properly maintain the structural integrity of the levee.

Be It Further Resolved, That the Chief Clerk of the House is hereby directed to prepare suitable copies of this resolution and send one copy to

each member of and to the secretary of the Board of Trustees of the Iowa River-Flint Creek Levee District No. 16.

Laid over under Rule 25.

RE-REFERRED TO APPROPRIATIONS COMMITTEE
(Senate File 1084)

Pelton of Clinton asked and received unanimous consent that, under the provisions of Rule 31, Senate File 1084 be re-referred to the committee on appropriations.

INTRODUCTION OF BILL

House File 1366, 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 referred to committee on **appropriations**.

SENATE MESSAGE CONSIDERED

Senate File 1282, a bill for an act to make an appropriation to pay fees and expenses for counsel for the parties in the election contests of Wilson L. Davis vs. Gilbert M. McCarty and Vincent S. Burke vs. Charles K. Sullivan and Joseph Cassidy vs. Harold Thordsen.

Read first time and referred to committee on **appropriations**.

HOUSE INSISTS
(House File 1198)

Varley of Adair-Madison moved that the House insist on its amendment to **House File 1198**, a bill for an act relating to the sale and use of fertilizers and pesticides, creating a fertilizer and pesticide review board and making an appropriation therefor.

A non-record roll call was requested.

The ayes were 96, nays 1.

The motion having received a constitutional majority prevailed and the House insists on its amendment to House File 1198.

CONFERENCE COMMITTEE APPOINTED
(House File 1198)

The Speaker announced the appointment of Varley of Adair-Madison, chairman; Huff of Polk, Lawson of Cerro Gordo and Cochran of Webster, on the part of the House, as conferees concerning House File 1198.

CONSIDERATION OF BILLS
BUSINESS PENDING

The House resumed consideration of **Senate File 1312**, a bill for an act relating to the budgeting and financing of governmental programs.

Millen of Jefferson-Van Buren in the chair at 11:10 a.m.

Grassley of Butler offered the following amendment filed by him and moved its adoption:

Amend Senate File 1312, as passed by the Senate and reprinted, as follows:

1. Page 9, line 29, by inserting after the word "shall" the words "establish and".
2. Page 9, line 32, by striking the word "anticipated".

A non-record roll call was requested.

The ayes were 68, nays 38.

The amendment was adopted.

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him on April 8, 1970, and found on page 1494 of the House Journal.

Schroeder of Pottawattamie offered the following amendment filed by him:

Amend Senate File 1312, as passed by the Senate and reprinted, as follows:

1. Page 9, after line 33, by adding the following:
"The board of regents shall terminate all actions with respect to further expansion at the University of Northern Iowa, State University of Iowa, and Iowa State University, or construction of any new building for which the contract has not been let prior to July 1, 1970, and shall not proceed with the purchase of any land at or for the State University of Iowa, or the Iowa State University, or University of Northern Iowa until the governor's advisory committee on education completes its study and files its recommendations regarding higher education and the facilities therefor needed in the state of Iowa."

Schroeder of Pottawattamie asked and received unanimous consent to withdraw his amendment.

Weichman of Benton offered the following amendment filed by Hill of Marshall and moved its adoption:

Amend Senate File 1312, as amended, passed, and reprinted, by inserting on page 10 after line 31 the following new section:

"There is hereby appropriated from the general fund of the state the sum of eight thousand (8,000) dollars, or so much thereof as may be necessary, for the use of the Iowa criminal

code study committee, created by Senate Joint Resolution 18, chapter three hundred thirty (330), Acts of the Sixty-third General Assembly, First Session."

Further amend Senate File 1312 by renumbering the remaining section.

The amendment was adopted.

Van Drie of Story offered the following amendment filed by him :

Amend Senate File 1312, as amended, passed and reprinted, as follows :

1. Page 10, by inserting after line 31 the following new section :

"The Governor may appoint a public information director in his office, whose duties shall be :

1. To handle complaints, questions, problems, and suggestions of citizens relating to administrative actions of state government.
2. To make suggestions to the particular state agencies affected, and to the executive and legislative branches, for improvement of procedures and practices of state agencies.

The director may accept funds, property, or services from any source for the purposes of this Act, and such funds, property, or services are hereby appropriated and shall be used in carrying out the purposes of this section."

2. By renumbering the remaining sections.

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.

Rodgers of Dallas offered the following amendment filed by Rodgers, et al. :

Amend Senate File 1312, as amended and passed by the Senate, as follows :

1. Page 10, by inserting after line 31 the following new sections :

1. "As used in this Act, unless the context otherwise requires :

1. 'Trading stamps' means stamps meant to be distributed to retailers, and to be further distributed by retailers to consumers, in proportion to the amount of their purchase, and to be redeemed by the consumer for cash or merchandise.

2. 'Department' means the department of revenue."

2. "A tax is hereby imposed upon all trading stamps distributed to retailers in the state, at the rate of ten percent of the cost of the trading stamps to the retailer. All revenue derived from the tax herein imposed shall be credited to the road use tax fund established pursuant to section three hundred twelve point one (312.1) of the Code. The tax shall be paid by the distributor, before the trading stamps are distributed to the retailer. Payment of the tax shall be indicated by a distinctive

mark placed upon each stamp by the distributor, according to rules and regulations issued by the department."

3. "Every distributor of trading stamps to retailers in the state shall obtain a trading stamp permit from the department of revenue. An application for a trading stamp permit shall be accompanied by an annual fee of fifty dollars, and a bond, in the amount of at least one thousand dollars, approved by the department, in favor of the state, and conditioned upon the payment of taxes, fines, penalties, and costs which may be adjudged against the permit holder for violation of the provisions of this Act."

4. "The department shall issue trading-stamp permits good for one year to every distributor who applies and qualifies according to the terms of this Act and rules and regulations issued by the department. The department shall authorize each permit holder to place a distinctive mark upon each trading stamp distributed, to indicate that the tax has been paid."

5. "Quarterly, not later than the thirteenth day of April, the thirty-first day of July, the thirty-first day of October, and the thirty-first day of January, each permit holder shall remit to the department the tax due on trading stamps distributed in Iowa during the previous calendar quarter, along with completed tax report forms supplied by the department. Trading stamp distributors shall maintain all records required by the department."

6. "The department shall administer the provisions of this Act and shall adopt rules and regulations and provide forms necessary for this purpose. All applicable provisions of sections four hundred twenty-two point twenty-six (422.26), four hundred twenty-two point thirty (422.30), four hundred twenty-two point fifty-four (422.54), four hundred twenty-two point fifty-five (422.55), four hundred twenty-two point fifty-seven (422.57), and four hundred twenty-two point sixty-three (422.63) through four hundred twenty-two point sixty-eight (422.68), inclusive, are hereby adopted for purposes of administration of this Act."

7. "It is a violation of this Act for any:

1. Retailer to distribute trading stamps to purchasers unless the stamps are marked to indicate that the trading stamp tax has been paid, and unless the retailer reasonably believes the tax has been paid.

2. Trading stamp distributor to distribute trading stamps to a retailer without obtaining a trading stamp permit, and marking each stamp with a mark prescribed by the department.

3. Trading stamp distributor to fail to file with the department a completed tax report form, along with the amount of trading stamp tax due, during the time specified in this Act.

4. Retailer or distributor to file with the department a false report."

8. "Any trading stamp distributor who fails to file a completed quarterly tax report form and pay the tax due within the time specified in this Act is subject to a penalty of five percent of the tax due, plus one-half of one percent of the tax due for each month or fraction of a month of delay.

Any trading stamp distributor who willfully violates a requirement of this Act shall have his permit revoked for at least one year.

Any other violation of this Act, or of the rules and regulations of the department issued to enforce the provisions of this Act, shall subject the violator to a fine not to exceed one thousand dollars."

2. By renumbering the remaining section.

Varley of Adair-Madison rose on a point of order that the amendment was out of order.

The Speaker ruled the point well taken and the amendment out of order.

Varley of Adair-Madison offered the following amendment filed by him and moved its adoption:

Amend Senate File 1312, as amended, passed and reprinted, as follows:

1. Page 10, by inserting after line 31 the following new section:

A. Chapter two hundred forty-eight (248), section ten (10), Acts of the Sixty-third General Assembly, First Session, is hereby amended by striking lines four (4), five (5), and six (6) and inserting in lieu thereof the following:

"a. For a statewide community improvement program, special studies, technical services, and research projects relating to local affairs that would be beneficial to the entire state."

2. By renumbering the remaining sections.

A non-record roll call was requested.

The ayes were 72, nays 29.

The amendment was adopted.

Brinck of Lee asked and received unanimous consent to withdraw the amendment filed by him on April 9, 1970, and found on page 1539 of the House Journal.

Tapscott of Polk offered the following amendment filed by Tapscott, et al., and moved its adoption:

Amend Senate File 1312, as passed by the Senate and reprinted, by adding as a new section preceding the publication clause the following:

"There is hereby appropriated to the state department of health from the general fund of the state of Iowa for the fiscal year beginning July 1, 1970 and ending June 30, 1971, the sum of twenty thousand (20,000) dollars, or so much thereof as may be necessary, to supplement moneys appropriated by chapter twenty-eight (28), section one (1), subsection thirteen (13), Acts of the Sixty-third General Assembly, First Session, to be used for implementing legislation passed by the Sixty-third General Assembly

for minimum standards regarding the health, safety, and welfare of migratory labor camps. Any unencumbered balance remaining as of June 30, 1971 of the funds appropriated by this Act shall revert to the general fund of the state in the manner provided by section eight point thirty-three (8.33) of the Code."

Roll call was requested by Tapscott of Polk and Johnston of Johnson.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 48:

Alt	Gannon	McCormick	Priebe
Baker	Huff	McIntyre	Radl
Bennett	Jesse	Mezvinsky	Renda
Blouin	Johnston of	Middleswart	Rodgers
Brinck	Johnson	Miller of	Schmeiser
Caffrey	Kennedy of	Des Moines	Schwartz
Cochran	Chickasaw	Miller of	Skinner
Crosier	Kennedy of	Page	Stroburg
Dougherty	Dubuque	Milligan	Tapscott
Doyle	Knoblauch	Newton	Van Roekel
Duitscher	Kreamer	Nolting	Walter
Dunton	Lipsky	O'Hearn	Wells
Ewell	Mayberry	Poncy	Wolfe
Franklin			

The nays were, 67:

Andersen	Goode	Lippold	Sanders
Battles	Graham	Logemann	Schroeder
Bergman	Grassley	Logue	Shaw
Camp	Hamilton	McCartney	Shepherd
Campbell	Hansen of	Menefee	Sorg
Christensen	Black Hawk	Miller of	Stokes
Corey	Hanson of	Jones	Strand
Cunningham	Howard-Mitchell	Miller of	Stromer
Darrington	Hill	Marshall	Strothman
Den Herder	Johnson of	Mohrfeld	Tieden
Drake	Audubon	Nelson	Van Drie
Edgington	Kehe	Nielsen	Van Nostrand
Ellsworth	Kitner	Ossian	Varley
Fischer of	Kluever	Pelton	Warren
Grundy	Knight	Perkins	Weichman
Freeman of	Koch	Peterson	Welden
Buena Vista	Kruse	Pierson	Winkelman
Freeman of	Langland	Rex	Speaker
Clay-Dickinson	Lawson	Roorda	pro tempore

Absent or not voting, 9:

Crabb	Fisher of	Holden	Voorhees
Dietz	Greene	Mendenhall	Waugh
Dooley	Harbor		

The amendment lost.

Johnston of Johnson offered the following amendment filed by him:

Amend Senate File 1312, as amended and passed by the Senate, by adding the following new section preceding the publication clause:

B. There is hereby established a fund to be known as the "renal disease fund". All moneys appropriated to and deposited in the renal disease fund are hereby appropriated for and shall be used by the state department of health in carrying out the purposes of this section.

1. Chapter one hundred thirty-five (135), Code 1966, is hereby amended by adding the following new sections:

a. "The commissioner shall establish a program for the care and treatment of persons suffering from chronic renal diseases. This program shall assist persons suffering from chronic renal diseases who require lifesaving care and treatment for such renal disease, but who are unable to pay for such service on a continuing basis.

b. The commissioner shall appoint a renal disease advisory committee to consult with the department in the administration of this section. The committee shall be composed of eleven persons representing hospitals and medical schools which establish dialysis centers, voluntary agencies interested in kidney diseases, local public health agencies, physicians licensed to practice medicine in all of its branches, and the general public. Each member shall hold office for a term of four years and until his successor is appointed and qualifies, except that the terms of the members first taking office shall expire, as designated at the time of appointment, two at the end of the first year, three at the end of the second year, three at the end of the third year, and three at the end of the fourth year, after the date of appointment. Any person appointed to fill a vacancy occurring prior to the expiration of the term for which his predecessor was appointed shall be appointed for the remainder of such term. The committee shall meet as frequently as the commissioner deems necessary, but not less than once each year. The committee members shall receive no compensation but shall be reimbursed for actual expenses incurred in carrying out their duties as members of this committee.

c. The department shall:

(1) With the advice of the renal disease advisory committee, develop standards for determining eligibility for care and treatment under this program.

(2) Assist in the development and expansion of programs for the care and treatment of persons suffering from chronic renal diseases, including dialysis and other medical procedures and techniques which will have a lifesaving effect in the care and treatment of persons suffering from these diseases.

(3) Assist in the development of programs for the prevention of chronic renal diseases.

(4) Extend financial assistance to persons suffering from chronic renal diseases in obtaining the medical, nursing, pharmaceutical, and technical services necessary in caring for such disease, including the renting of home dialysis equipment.

(5) Assist in equipping dialysis centers.

(6) Institute and carry on an educational program among physicians, hospitals, public health departments, and the public concerning chronic renal diseases, including the dissemination of information and the conducting of educational programs concerning the prevention of chronic renal diseases and the methods for the care and treatment of persons suffering from these diseases.

2. There is hereby appropriated to the state department of health from the general fund of the state the sum of \$200,000 to effect the purpose of this section.

(Senate File 1312 pending.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hill of Marshall from 2:45 p.m. to 3:30 p.m. by the Speaker.

CONSIDERATION OF BILLS

The House resumed consideration of **Senate File 1312.**

Van Roekel of Marion offered the following amendment to the amendment from the floor and moved its adoption:

Amend the Johnston of Johnson amendment to Senate File 1312, filed April 8, 1970, by striking in line 56 the figure two hundred thousand dollars (\$200,000) and by inserting in lieu thereof the figure five hundred dollars (\$500).

The amendment to the amendment was adopted:

Johnston of Johnson moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Camp of Clinton offered the following amendment filed by Camp, et al.:

Amend Senate File 1312, as amended and passed by the Senate and reprinted, by adding thereto the following sections:

1. Section four hundred twenty-seven point thirteen (427.13), subsection two (2), Code 1966, is hereby amended by inserting after the period in line two (2) the following:

"However, for the purposes of the personal property tax imposed on cattle, bovine females three years of age or older shall be exempt. Such cattle shall be assessed for each year to determine the tax credit such tax district shall receive.

The tax credit shall be based upon the amount of taxes which are not collected because of the exemption granted in this section. The credit for the year 1970 and each year thereafter shall be one hundred percent of the taxes levied.

On or before January first of each year the auditor of

each county shall prepare a statement listing for each taxing district in the county all bovine females three years of age or older upon which taxes shall not be collected due to the tax exemption granted in this section. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which shall not be collected because of the tax exemption. The auditor shall certify and forward copies of the statement to the state comptroller and the director of revenue not later than January fifteenth of each year. The director of revenue shall compute the applicable tax credit each year and certify to the treasurer of state the amount due to each taxing district, which amount shall be the dollar amounts which would be payable if such cattle were taxed.

The amounts due each taxing district shall be paid in two equal payments by the treasurer of state on March fifteenth and September fifteenth of each year, drawn upon warrants payable to the respective county treasurers. The county treasurer shall pay the proceeds to the various taxing districts in the county.

In the event that the amount appropriated for reimbursement of the taxing districts is insufficient to pay in full the amounts due to each of the taxing districts, then the amount of each payment shall be reduced by the treasurer of state according to the ratio that the total amount of funds to be paid to each taxing district bears to the total amount to be paid to all taxing districts in the state.

There is hereby appropriated from the general fund of the state of Iowa to the treasurer of state for the fiscal year beginning July 1, 1970 and ending June 30, 1971 the sum of one million five hundred thousand (1,500,000) dollars, or so much thereof as may be necessary, to carry out the provisions of this section.

Campbell of Washington offered from the floor the following amendment to the amendment, filed by him and Pierson of Mahaska:

Amend the Camp, Fisher of Greene, et al., amendment to Senate File 1312, filed April 9, 1970, by inserting in line 19, after the word "older" the following: " , not to exceed fifty (50) head for each individual, partnership, or corporation,".

Campbell of Washington asked and received unanimous consent to withdraw his amendment.

McCormick of Delaware offered the following amendment from the floor:

Amend the Camp, Fisher of Greene, et al., amendment to Senate File 1312, filed April 9, 1970, by inserting after line 43 the following new section:

"Section four hundred twenty-eight point seventeen (428.17), Code 1966, is hereby amended by inserting at the end thereof the words: "In assessing stocks of merchandise, the assessor shall

exclude all such merchandise which has been held by the merchant for one year or more."

McCormick of Delaware asked and received unanimous consent to withdraw his amendment.

Welden of Hardin offered the following amendment from the floor and moved its adoption:

Amend the Camp, et al., amendment to Senate File 1312, dated April 9, by adding the following new section:

"During the last quarter of each fiscal year commencing with the fiscal year beginning July 1, 1971, there shall be deducted from the ten per cent of the net receipts from two-thirds of the sales tax before it is transferred to the road use tax fund such amount as may be determined by the comptroller is necessary to reimburse the several counties for the credit due under this act. The comptroller is hereby authorized and directed to recompute the percentages due the various systems so that the money will be deducted from the amount allocated to the secondary road fund."

A non-record roll call was requested.

The ayes were 42, nays 63.

The amendment to the amendment lost.

McCartney of Floyd moved the previous question on Senate File 1312 and all amendments and motions filed thereto.

A non-record roll call was requested.

Rule 69 was invoked.

The ayes were 73, nays 35.

The motion prevailed.

Speaker pro tempore Millen in the chair at 4:00 p.m.

Camp of Clinton moved the adoption of his amendment.

Roll call was requested by Camp of Clinton and the Speaker.

Under the provisions of Rule 71, Gannon of Jasper, Priebe of Kossuth and Crabb of Crawford refrained from voting.

On the question "Shall the amendment be adopted?"

The ayes were, 78:

Alt	Darrington	Fisher of	Hansen of
Andersen	Den Herder	Greene	Black Hawk
Battles	Dougherty	Freeman of	Hanson of
Bergman	Drake	Buena Vista	Howard-Mitchell
Brinck	Duitscher	Freeman of	Hill
Camp	Dunton	Clay-Dickinson	Johnson of
Christensen	Edgington	Goode	Audubon
Cochran	Ellsworth	Graham	Kennedy of
Corey	Fischer of	Hamilton	Dubuque
Cunningham	Grundy		Kitner

Kluever	Middleswart	Pelton	Tieden
Knight	Miller of	Peterson	Van Drie
Knoblauch	Jones	Rex	Van Nostrand
Kreamer	Miller of	Rodgers	Van Roekel
Kruse	Marshall	Roorda	Varley
Langland	Miller of	Sanders	Warren
Lawson	Page	Schroeder	Waugh
Lippold	Milligan	Schwartz	Weichman
Logemann	Mohrfeld	Sorg	Winkelman
Logue	Nelson	Stokes	Wolfe
McCartney	Newton	Strand	Speaker
McCormick	Nielsen	Stroburg	pro tempore
Menefee	Ossian	Strothman	

The nays were, 88:

Baker	Franklin	Koch	Perkins
Bennett	Holden	Lipsky	Poncy
Blouin	Huff	Mayberry	Radl
Caffrey	Jesse	McIntyre	Renda
Campbell	Johnston of	Mezvinsky	Shepherd
Crosier	Johnson	Miller of	Tapscott
Dooley	Kehe	Des Moines	Walter
Doyle	Kennedy of	Nolting	Welden
Ewell	Chickasaw	O'Hearn	Wells

Absent or ont voting, 18:

Crabb	Harbor	Priebe	Skimmer
Dietz	Mendenhall	Schmeiser	Stromer
Gannon	Pierson	Shaw	Voorhees
Grassley			

The amendment was adopted.

Welden of Hardin offered the following amendment filed by Welden, et al.:

Amend Senate File 1312, as passed by the Senate and reprinted, as follows:

1. Page 6, by adding after line 5 the following new subparagraph:

"(5) However, notwithstanding all other provisions of this act, no project shall be considered eligible for or receive any state funds unless Federal matching funds are available for the particular project."

2. Page 8, by adding after line 32 the following:

"Any amount remaining over and above the amount needed to fund the projects approved for allocation of Federal funds for fiscal year 1970 shall be allotted to prior approved projects in reverse chronological order, based on the date the contract was entered into, until available funds are expended."

Division of the amendment was requested.

Welden of Hardin moved the adoption of amendment 1, lines 1 through 8, of his amendment.

A non-record roll call was requested.

The ayes were 21, nays 74.

Amendment 1 lost.

Welden of Hardin moved the adoption of amendment 2, lines 9 through 14, of his amendment.

Roll call was requested by Welden of Hardin and Camp of Clinton.

On the question "Shall amendment 2 be adopted?"

The ayes were, 27:

Campbell	Johnson of	McCartney	Roorda
Drake	Audubon	Miller of	Schroeder
Ewell	Kehe	Jones	Stromer
Fischer of	Kluever	Miller of	Strothman
Grundy	Knight	Page	Varley
Goode	Kruse	Mohrfeld	Walter
Hamilton	Lippold	Pierson	Welden
Holden	Mayberry,	Radi	

The nays were, 79:

Alt	Fisher of	Logue	Rodgers
Andersen	Greene	McCormick	Sanders
Baker	Franklin	McIntyre	Schmeiser
Battles	Freeman of	Menefee	Schwartz
Bennett	Buena Vista	Mezwinsky	Shepherd
Bergman	Freeman of	Miller of	Skinner
Blouin	Clay-Dickinson	Des Moines	Sorg
Brinck	Gannon	Miller of	Stokes
Caffrey	Hanson of	Marshall	Strand
Christensen	Howard-Mitchell	Milligan	Stroburg
Cochran	Huff	Nelson	Tapscott
Corey	Johnston of	Newton	Tieden
Crabb	Johnson	Nielsen	Van Drie
Cunningham	Kennedy of	Nolting	Van Nostrand
Darrington	Chickasaw	Ossian	Van Roekel
Den Herder	Kitner	Pelton	Warren
Dooley	Knoblauch	Perkins	Waugh
Dougherty	Koch	Peterson	Weichman
Doyle	Kramer	Poncy	Wells
Duitscher	Langland	Priebe	Winkelman
Edgington	Lipsky	Renda	Speaker
Ellsworth	Logemann	Rex	pro tempore

Absent or not voting, 18:

Camp	Graley	Jesse	Middlewart
Crosier	Hansen of	Kennedy of	O'Hearn
Dietz	Black Hawk	Dubuque	Shaw
Dunton	Harbor	Lawson	Voorhees
Graham	Hill	Mendenhall	Wolfe

Amendment 2 lost.

Tapscott of Polk offered the following amendment filed by Tapscott, et al., and moved its adoption:

Amend Senate File 1312, as passed by the Senate, page 5, by inserting after line 31 the following new section:

There is hereby appropriated to the department of public instruction from the general fund of the state for the fiscal

year beginning July 1, 1970 and ending June 30, 1971, the sum of one million five hundred thousand (1,500,000) dollars to be used to match federal funds available to the state under the National School Lunch Act of 1946, for the purpose of assisting local school districts in this state to provide school lunch programs in compliance with the said federal act.

Roll call was requested by Tapscott of Polk and Jesse of Polk.

Rule 69 was invoked.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 49:

Alt	Ellsworth	Mayberry	Poncy
Andersen	Ewell	McCormick	Priebe
Baker	Franklin	Mezvinsky	Radl
Bennett	Gannon	Middleswart	Renda
Blouin	Huff	Miller of	Rodgers
Brinck	Jesse	Des Moines	Schmeiser
Caffrey	Johnston of	Miller of	Schwartz
Campbell	Johnson	Jones	Skinner
Cochran	Kennedy of	Miller of	Stroburg
Dooley	Chickasaw	Page	Tapscott
Dougherty	Kennedy of	Milligan	Walter
Doyle	Dubuque	Newton	Wells
Duitscher	Knoblauch	Nolting	Wolfe
Dunton	Kreamer	Perkins	

The nays were, 62:

Battles	Graham	McCartney	Sorg
Bergman	Hamilton	McIntyre	Stokes
Camp	Hanson of	Menefee	Strand
Christensen	Howard-Mitchell	Miller of	Stromer
Corey	Holden	Marshall	Strothman
Crabb	Johnson of	Mohrfeld	Tieden
Cunningham	Audubon	Nelson	Van Drie
Darrington	Kehe	Nielsen	Van Nostrand
Den Herder	Kitner	O'Hearn	Van Roekel
Drake	Knight	Ossian	Varley
Edgington	Koch	Pelton	Warren
Fischer of	Kruse	Peterson	Waugh
Grundy	Langland	Pierson	Weichman
Freeman of	Lawson	Rex	Welden
Buena Vista	Lippold	Roorda	Winkelman
Freeman of	Logemann	Sanders	Speaker
Clay-Dickinson	Logue	Shepherd	pro tempore
Goode			

Absent or not voting, 13:

Crosier	Grassley	Hill	Schroeder
Dietz	Hansen of	Khuever	Shaw
Fisher of	Black Hawk	Lipsky	Voorhees
Greene	Harbor	Mendenhall	

The amendment lost.

Mezvinsky of Johnson offered the following amendment filed by him :

Amend Senate File 1312, as passed by the Senate and reprinted, by adding the following section:

There is hereby appropriated to the department of agriculture from the general fund of the state for the fiscal year beginning July 1, 1970 and ending June 30, 1971, the sum of three hundred seventy-five thousand (375,000) dollars to supplement the appropriation made by chapter one hundred forty-five (145), section seventeen (17), Acts of the Sixty-third General Assembly, First Session, for the inspection program of meats and poultry products in accordance with chapter one hundred eighty-nine A (189A) of the Code. Any unencumbered balance remaining as of June 30, 1971 from the funds so appropriated shall revert to the general fund in the manner provided by section eight point thirty-three (8.33) of the Code.

Mezvinsky of Johnson asked and received unanimous consent to withdraw his amendment.

Pierson of Mahaska offered the following amendment filed by Pierson, et al. :

Amend Senate File 1312, as passed by the Senate and reprinted, by adding thereto the following section:

Notwithstanding any of the provisions of sections one hundred ninety-eight point seven (198.7) and two hundred point nine (200.9) of the Code, there shall be transferred from moneys deposited in the fund created by section one hundred ninety-eight point seven (198.7), subsection three (3) of the Code, the sum of one hundred thousand dollars, and from the fertilizer fund provided for by section two hundred point nine (200.9) of the Code, the sum of one hundred thousand dollars, which sums shall be deposited in a special fund within the office of the treasurer of state and used as provided in this section. The moneys transferred by this section are hereby appropriated for the purposes hereinafter specified.

The moneys transferred pursuant to this section shall be used for preliminary study, the preparation of blueprints, specifications, and other contract documents necessary to properly plan the construction of a building to be located on the capitol grounds to house the administrative offices and laboratory of the Iowa department of agriculture and such other state departments as the capitol planning commission and the executive council may agree upon. The executive council, in consultation with the capitol planning commission, may employ architects and such other personnel as may be needed and within the limitations of the funds provided for by this section for the purpose of planning the construction of the building herein provided for, which plans shall provide for future enlargement of the building. The state comptroller shall draw such warrants as may be required

upon the submission by the secretary of the executive council of vouchers for such purpose.

Pierson of Mahaska asked and received unanimous consent to withdraw his amendment.

McIntyre of Linn asked and received unanimous consent to withdraw the amendment filed by him on April 8, 1970, and found on pages 1493 and 1494 of the House Journal.

Bennett of Polk asked and received unanimous consent to withdraw the amendment filed by Bennett, et al., on April 9, 1970, and found on pages 1539 through 1548 of the House Journal.

Freeman of Buena Vista asked and received unanimous consent to withdraw the amendment filed by him on April 9, 1970, and found on page 1539 of the House Journal.

Mezvinsky of Johnson asked and received unanimous consent to withdraw the amendment filed by him on April 9, 1970, and found on pages 1537 and 1538 of the House Journal.

Lipsky of Linn offered the following amendment filed by her :

Amend Senate File 1312, as passed and reprinted by the Senate, by inserting in page 10 after line 31 the following new section:

Section four hundred forty-five point five (445.5), Code 1966, is hereby amended by adding the following:

In addition to the receipt required by this section, the treasurer shall issue an itemized statement showing the mill levy for each tax-levying body and each tax-certifying body in the county, the dollar amount of the taxpayer's total tax which is allocated to each tax-levying body and each tax-certifying body, the amount of each credit paid by the state, including but not limited to the homestead tax credit, the military service tax credit, the agricultural land tax credit, and the personal property tax credit, which is allocated to each tax-levying body and each tax-certifying body, and the amount of state aid per pupil payable to the taxpayer's school district for the current school year, as expressed in dollars and in terms of the mill levy which would have been necessary in the school district to raise an equivalent total amount. The treasurer shall not be required to issue more than one such statement to each taxpayer.

Varley of Adair-Madison rose on a point of order that the amendment was out of order.

The Speaker ruled the point well taken and the amendment out of order.

Brinck of Lee asked and received unanimous consent to withdraw

the amendment filed by him on April 8, 1970, and found on pages 1496 and 1497 of the House Journal.

Miller of Page asked and received unanimous consent to withdraw the amendment filed by him on April 9, 1970, and found on page 1539 of the House Journal.

Schwartz of Wapello asked and received unanimous consent to withdraw the amendment filed by him on April 9, 1970, and found on page 1535 of the House Journal.

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. 1312)

The ayes were, 84:

Alt	Freeman of	Lawson	Roorda
Andersen	Clay-Dickinson	Lippold	Sanders
Battles	Goode	Lipsky	Schroeder
Bergman	Graham	Logemann	Shaw
Camp	Grassley	Logue	Shepherd
Campbell	Hamilton	McCartney	Sorg
Christensen	Hansen of	McIntyre	Stokes
Corey	Black Hawk	Menefee	Strand
Crabb	Hanson of	Miller of	Stromer
Cunningham	Howard-Mitchell	Jones	Strothman
Darrington	Harbor	Miller of	Tieden
Den Herder	Holden	Marshall	Van Drie
Dooley	Huff	Milligan	Van Nostrand
Dougherty	Johnson of	Mohrfeld	Van Roekel
Doyle	Audubon	Nelson	Varley
Drake	Kehe	Nielsen	Walter
Dunton	Kennedy of	Ossian	Warren
Edgington	Dubuque	Pelton	Waugh
Ellsworth	Kitner	Perkins	Weichman
Ewell	Kluever	Peterson	Winkelman
Fisher of	Knoblauch	Pierson	Wolfe
Greene	Kreamer	Priebe	Speaker
Freeman of	Kruse	Rex	pro tempore
Buena Vista	Langland		

The nays were, 86:

Baker	Hill	Mezvinsky	Radl
Bennett	Jesse	Middleswart	Renda
Blouin	Johnston of	Miller of	Rodgers
Brinck	Johnson	Des Moines	Schmeiser
Caffrey	Kennedy of	Miller of	Schwartz
Cochran	Chickasaw	Page	Skinner
Duitscher	Knight	Newton	Stroburg
Fischer of	Koch	Nolting	Tapscott
Grundy	Mayberry	O'Hearn	Welden
Franklin	McCormick	Poney	Wells
Gannon			

Absent or not voting, 4:

Crosier

Dietz

Mendenhall

Voorhees

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

Camp of Clinton moved that the vote by which **Senate File 1312** passed the House be reconsidered and the motion to reconsider be tabled.

The motion prevailed.

EXPLANATION OF VOTE

(Senate File 1312)

It is indeed with reluctance that I voted for Senate File 1312. I dislike taking ten million dollars out of the highway fund, but I feel that the end result the bill will accomplish some needs that were necessary.

TOM DOUGHERTY

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has amended the House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 456, a bill for an act relating to the licensing and registration of nursing home administrators.

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

Senate File 571, a bill for an act making all employees of county welfare departments employees of Iowa department of social services.

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 1278, 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 House is asked:

Senate File 1289, a bill for an act authorizing counties to cooperate with federal programs and to appropriate funds.

Also: That the President of the Senate has appointed as members of the conference committee on:

House File 1198, a bill for an act relating to the sale and use of pesticides, on the part of the Senate: The Senator from Wright, Mr. Clarke, Chairman; the Senator from Cerro Gordo, Mr. Curran; the Senator from Muscatine, Mr. Rabedeaux; and the Senator from Mahaska, Mr. Van Gilst.

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

House File 1358, a bill for an act making an appropriation to the state highway commission.

Also: That the Senate has receded from its amendment to and passed the following bill in which the concurrence of the Senate was asked:

House File 499, a bill for an act relating to war orphans educational aid fund.

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

House File 1364, a bill for an act to make an appropriation to the appointive members of the capitol planning commission.

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

House File 1365, a bill for an act to make an appropriation for use in employing personnel and other expenses for inspection of moisture-measuring devices.

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

House Concurrent Resolution 138, relating to the presentation of a certificate of service to Senate and House pages.

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

Senate Concurrent Resolution 125, providing for adjournment sine die of the Sixty-third General Assembly.

CARROLL A. LANE
Secretary of the Senate

SENATE AMENDMENT TO HOUSE AMENDMENT
TO SENATE FILE 456

Amend the House amendment to Senate File 456 as follows:

1 By striking lines 3 through 68 of the House amendment and substituting in lieu thereof the following:

"1. Page 1, by striking line 25, and page 2 by striking lines 1 through 13, inclusive, and inserting in lieu thereof the following:

'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 appointed as follows:

1. Six members shall be nursing home administrators, at least one of whom shall be an administrator of a nonproprietary nursing home, chosen by the governor from lists of three or more persons nominated for each such appointment by the professional nursing home associations in the state.

2. One hospital administrator.

3. One physician and surgeon, or osteopathic physician and surgeon.

4. One pharmacist, registered nurse, or person active in or who has had experience in an educational program in nursing home administration or in a related health care field, at a university or college.'"

SENATE CONCURRENT RESOLUTION 125

By Rigler

Be It Resolved by the Senate, the House Concurring: That the Sixty-third General Assembly adjourn sine die at five o'clock p.m., Wednesday, April 15, 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 58, 594, 1168, 1203, 1307 and Senate Joint Resolution 1005.

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 58, 594, 1168, 1203, 1307 and Senate Joint Resolution 1005.

REPORT OF SIFTING COMMITTEE

MR. SPEAKER: Your sifting committee begs leave to report that it had the following bill under consideration and recommends that it be placed on the sifting committee calendar:

S. F. 1293 To provide auxiliary educational services to students attending nonpublic schools. By committee on schools. (Similar bill H. F. 514)

RALPH F. McCARTNEY

Chairman, Sifting Committee

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:

H. F. 1363 Relating to collection of fees from students at area schools. By committee on schools.

S. F. 326 To legalize professional boxing and wrestling. By Reichardt.

S. F. 1313 Relating to indemnification of officers, directors, employees, and agents of business corporations. By committee on judiciary.

- S. F. 1273 To authorize cooperation between this state and other states which extend a like comity in the collection of delinquent unemployment contributions, penalties, interest, and benefit overpayments. By committee on human and industrial relations.
- S. F. 1311 Relating to organized athletics and courses in physical education. By committee on schools.
- S. F. 1130 Relating to average daily membership for public high school districts. By Van Gilst. (Companion Bill H. F. 1142)
RALPH F. McCARTNEY
Chairman, Sifting Committee

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 9, 1970, he approved and transmitted to the Secretary of State the following bills:

House File 1, an act relating to motor vehicle registration fees and to the negotiation and execution of reciprocal, proration, and other agreements or declarations for fleet owners of commercial vehicles engaged in interstate commerce.

House File 1103, an act relating to the jurisdiction over roads and highways, to the budget of the state highway commission and to the expenditure of funds deposited in the primary road fund.

Senate File 585, an act relating to a state criminalistics laboratory, a state medical examiner, county medical examiners, and the investigation of unnatural deaths.

AMENDMENTS FILED

- 1 Amend the Pelton amendment, filed April 9,
- 2 1970, to Senate File 244, by striking from line 11
- 3 the words "and towns" and by striking from line 12
- 4 the words "or town council".

PELTON of Clinton

- 1 Amend Senate File 344 by adding the following new section:
- 2 1. Section eighteen point two (18.2), Code 1966, is hereby
- 3 amended by adding to subsection four (4) thereof the following
- 4 sentence: "They shall exercise every power of police officers,
- 5 and in particular the power of arrest."
- 6 2. Amend the title by adding thereto the following: "Pertain-
- 7 ing to the powers of the police provided for under chapter
- 8 eighteen (18) of the Code."

GOODE of Appanoose-Davis

- 1 Amend Senate File 1067 as follows:
- 2 1. By striking all after the enacting clause, and
- 3 inserting in lieu thereof the following:
- 4 Section 1. Section one hundred sixty-four point one
- 5 (164.1), Code 1966, is hereby amended by adding thereto the
- 6 following new subsection:
- 7 "State-approved premises" shall mean feedlot or grazing
- 8 areas approved by the department for the feeding, fattening, or

9 growing of such bovine animals as would be subject to
 10 quarantine by the department. Rules governing the operation
 11 of such premises shall be the responsibility of the department.
 12 Sec. 2. Chapter eight (8), section five (5), Acts of the
 13 Sixty-third General Assembly, First Session, repealing section
 14 one hundred sixty-four point fourteen (164.14), Code 1966,
 15 and enacting a substitute therefor, is hereby amended by striking
 16 lines five (5) through twenty-seven (27), inclusive, and
 17 inserting in lieu thereof the following:

18 1. Female cattle of a recognized beef type over eight
 19 months of age but under twenty-one months of age not visibly
 20 pregnant may enter the state for feeding and grazing purposes
 21 to be consigned to a state-approved premises or to be held
 22 under quarantine for a period not to exceed twelve months.
 23 Cattle under a twelve-month feeder quarantine shall be
 24 individually identified by consecutively numbered metal ear tags
 25 containing at least four digits. Ear tagging shall be done at
 26 the place of origin of cattle or at federally approved markets.
 27 Cattle may be released from approved premises or from
 28 quarantine by passing a negative brucellosis test at owner's
 29 expense.

30 2. Female calves under eight months of age imported
 31 for any reason shall have free movement into the state on
 32 a health certificate made out by an accredited veterinarian.

33 3. All beef-type female cattle over twenty-one months
 34 of age not visibly pregnant may enter the state for feeding
 35 and grazing purposes. They must be individually identified,
 36 be negative to a brucellosis test conducted within thirty
 37 days prior to entry, or be officially vaccinated and less
 38 than thirty months of age, unless they are consigned to a
 39 state-federal approved market. They shall be consigned to
 40 a state approved premises or be quarantined for one hundred
 41 twenty days. A negative test at owner's expense conducted
 42 no sooner than thirty days after the first test would release
 43 the cattle from approved premises quarantine and qualify
 44 them as breeding cattle. Female cattle officially vaccinated
 45 and under thirty months of age have free movement. Any
 46 imported cattle under feeder quarantine after attaining the
 47 age of twenty-one months if classified as breeding cattle
 48 must meet test requirements at owner's expense.

49 2. By amending the title by striking all after the word
 50 "relating" and inserting in lieu thereof the words "to bovine
 51 brucellosis."

STROTHMAN of Henry
 CAMPBELL of Washington
 LOGEMANN of Winnebago-Worth
 MIDDLESWART of Warren
 PIERSON of Mahaska
 PRIEBE of Kossuth

1 Amend Senate File 1084, as passed by the Senate and re-
 2 printed, as follows:

3 1. Page 2, section 4, by adding the following new sub-
 4 section:

5 "12. Accountants, assistants and examiners, regularly em-

6 ployed or appointed by the auditor of state”.

7 2. Page 4, section 6, by adding the following subsections:

8 “7. Refuse or deny employment to any person because of
9 membership in, or affiliation with, or resignation or withdrawal
10 from, an employee organization, or because of refusal to join
11 or affiliate with an employee organization.

12 8. To enter into any understanding or agreement, whether
13 written or oral, to exclude from employment members of an employee
14 organization, or persons who do not belong to, or who refuse to
15 join an employee organization, or because of resignation or
16 withdrawal therefrom.

17 9. To require, directly or indirectly, or in any manner,
18 as a prerequisite to or a condition of employment, any person to
19 pay dues, charges, fees, contributions, fines, or assessments to
20 any employee organization.”

21 3. Page 4, section 7, by adding the following subsections:

22 “5. To enter into any understanding or agreement, whether
23 written or oral, to exclude from employment members of an employee
24 organization, or persons who do not belong to, or who refuse to
25 join an employee organization, or because of resignation or
26 withdrawal therefrom.

27 6. To require, directly or indirectly or in any manner, as
28 a prerequisite to or a condition of employment, any person to pay
29 dues, charges, fees, contributions, fines, or assessments to any
30 employee organization.”

31 4. Page 6, line 22, after the word “office” by inserting
32 the words “and shall not engage in any political activity while
33 holding this position.”.

34 5. Page 8, line 4, after the word “certification” by insert-
35 ing the words “or decertification”.

36 6. Page 8, line 32, after the word “unit” by inserting the
37 words “or that the previously certified or recognized bargaining
38 representative no longer represents a majority of such public
39 employees.”

40 7. Page 9, line 7, by striking the words “thirty percent”
41 and inserting in lieu thereof the words “a majority”.

42 8. Page 12, lines 33 and 34, by striking all of paragraph c of
43 subsection 1.

44 9. Page 12, section 16, by adding the following subsection:

45 “5. There shall be no duty to bargain collectively, and it
46 shall be a misdemeanor to so bargain, concerning tenure or any
47 matter having the effect of preventing the public employer from
48 abolishing any job or reorganizing or combining any department
49 or departments.”

50 10. Page 16, section 21, by adding the following subsection:

51 “3. In the event that twenty percent or more of the employees
52 of a bargaining unit, department, or agency absent themselves
53 from their workplace, there shall be a rebuttable presumption
54 that they are participating in a strike.”

55 11. Page 17, line 15, after the word “employer” by inserting
56 “or employee organization or public employee”.

57 12. Page 17, line 20, by striking all of subsection 4 and
58 inserting in lieu thereof the following new subsection:

59 "4. If a failure to comply with the court's order restraining
60 or enjoining a strike should occur, any public employee who con-
61 tinues to participate in such strike, and where the strike was
62 called by or encouraged by the employee organization, the employee
63 organization and the officials of the organization shall be pun-
64 ished by a fine of twenty-five dollars (\$25.00) for each day the
65 strike continues in violation of the order. The court shall
66 direct the public employer to withhold the fine from the future
67 wages of such employee at a rate not to exceed twenty dollars
68 (\$20.00) per week and money so withheld shall be paid to the
69 court at the end of each month."

FISCHER of Grundy

1 Amend the Pelton amendment, filed April 9,
2 1970, to Senate File 1084, as amended and passed by
3 the Senate, by adding after the period in line 12
4 the following: "After a public employer has adopted
5 a resolution to engage in collective bargaining, the
6 provisions in this Act shall continue to apply until
7 such time as a resolution is adopted indicating the
8 intention of the public employer to not engage in
9 collective bargaining."

PELTON of Clinton

On motion by McCartney of Floyd, the House adjourned until
10:00 a.m., Monday, April 13, 1970.

JOURNAL OF THE HOUSE

Ninety-second Calendar Day—Sixty-sixth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, MONDAY, APRIL 13, 1970.

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

Prayer was offered by the Reverend Richard Watkins, pastor of the United Methodist Church, Belmond, Iowa.

The Journal of Friday, April 10, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Langland of Winneshiek by the Speaker; McIntyre of Linn on request of Sorg of Linn; Winkelman of Calhoun on request of Tieden of Clayton; Van Roekel of Marion for the morning on request of Hanson of Howard-Mitchell.

PRESENTATION OF VISITORS

Menefee of Fayette presented to the House the Honorable Donald L. Kimball, former member of the House during the Fifty-seventh and Fifty-eighth General Assemblies representing Fayette County.

Lawson of Cerro Gordo presented to the House the Honorable William H. Nicholas, Lieutenant Governor of Iowa in 1951-1953 and 1957-1959 and former member of the House during the Fifty-second and Fifty-second Extra General Assemblies representing Cerro Gordo County.

The Speaker announced the following visitors present in the House chamber:

One hundred two senior students from Garrigan High School, Algona, Iowa, accompanied by Sister Mary Eugene. By Priebe of Kossuth.

Fisher of Greene presented to the House two YFU students attending East Greene School, Sylvia Hormozakel from Santiago, Chile, and Hagen Henry from Arnbach, Germany. They were accompanied by Mrs. Robert Neel and Mrs. Roger Fisher.

PETITIONS FILED

The following petitions were received and placed on file:

By the following Representatives favoring Senate File 1293, relating to auxiliary educational services to nonpublic school students: Voorhees of Black Hawk, from six hundred three residents of Black Hawk County; Ewell of Black Hawk, from seven hundred thirty-five residents of Black Hawk County; and Hansen of Black Hawk, from seven hundred fifty residents from St. Mary's School, Waterloo, Iowa.

By Freeman of Buena Vista, from fifty-nine residents of Buena Vista County favoring support of local schools by district income tax based on ability to pay rather than property tax.

ADOPTION OF HOUSE RESOLUTION

McCartney of Floyd asked and received unanimous consent to take up for immediate consideration House Resolution 109 and moved its adoption:

HOUSE RESOLUTION 109

By McCartney and Gannon

Whereas, Marjorie (Pratt) Winkelman, mother of Representative William Winkelman, the gentleman from Calhoun, passed away on April 10, 1970; now, therefore

Be It Resolved by the House of Representatives, That the sincere sympathy and condolences of the members of the House of Representatives be extended to William Winkelman and his family.

Motion prevailed and the resolution was adopted.

The Speaker appointed as a committee to attend the funeral of Marjorie (Pratt) Winkelman, mother of Representative William Winkelman; Tieden of Clayton, Knight of Pocahontas, Graham of Ida-Sac and Cochran of Webster.

SENATE MESSAGES CONSIDERED

Senate File 571, a bill for an act to establish the state department of social services as employer and appointing authority of employees in county departments of social welfare and to provide that such employees are state employees for all purposes under the laws of the state and are to be paid from state funds.

Read first time and referred to the sifting committee.

Senate File 1289, a bill for an act authorizing counties to cooperate with federal programs and to appropriate funds.

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 382, a bill for an act relating to interest rates.

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

Senate File 1318, a bill for an act relating to payments to nursing homes and custodial homes.

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

House File 719, a bill for an act amending Iowa's consumer fraud law.

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

House File 1187, a bill for an act relating to the administration of chemical tests for determining intoxication.

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

House File 1203, a bill for an act relating to maximum income for persons eligible for low-rent housing.

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

House File 1257, a bill for an act relating to claims against the state.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1279, a bill for an act to authorize student teaching and to establish the status and authority of student teachers.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed:

Senate File 1181, a bill for an act relating to driver license fees and their renewal.

CARROLL A. LANE
Secretary of the Senate

SENATE AMENDMENT TO HOUSE FILE 1279

Amend House File 1279 as follows:

1. Page 1, lines 9 and 10, by striking the words "or other professional field experiences,".
2. Page 1, lines 16 through 19, by striking the words "for the purpose of providing professional field experiences to students under the direction of regularly employed and certificated supervising teachers in such approved school district or private school,".
3. Page 1, lines 21 and 22, by striking the words "in professional field experiences, in any public school,".
4. Page 2, by striking lines 7 through 14, inclusive, and

inserting a quotation mark after the word "assigned." in line 6.

5. By adding the following new section on page 2:

"Section two hundred seventy-seven point four (277.4), Code 1966, as amended by the Sixty-third General Assembly, Second Session, is further amended by striking from lines nine (9) and ten (10) the words 'except that in'."

SENATE MESSAGES CONSIDERED

Senate File 382, a bill for an act relating to interest rates.

Read first time and passed on file.

Senate File 1318, a bill for an act relating to payments to nursing homes and custodial homes.

Read first time and referred to the sifting committee.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 143

Miller of Des Moines called up for consideration **House Concurrent Resolution 143**, filed on April 8, 1970, and found on pages 1485 and 1486 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 1300, a bill for an act to amend Senate File 1088, Acts of the Sixty-third General Assembly, Second Session, to assure the right of protest and appeal of assessments thereunder, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 1300)

The ayes were, 95:

Alt	Cunningham	Fisher of	Hansen of
Andersen	Darrington	Greene	Black Hawk
Battles	Den Herder	Franklin	Hanson of
Bergman	Dietz	Freeman of	Howard-Mitchell
Blouin	Dougherty	Buena Vista	Holden
Caffrey	Doyle	Freeman of	Huff
Camp	Drake	Clay-Dickinson	Jesse
Campbell	Duitscher	Gannon	Johnson of
Cochran	Dunton	Goode	Audubon
Corey	Edgington	Graham	Kennedy of
Crabb	Ellsworth	Hamilton	Chickasaw
Crosier	Ewell		Kitner

Knight	Miller of	Priebe	Tapscott
Knoblauch	Marshall	Radl	Tieden
Kreamer	Miller of	Renda	Van Drie
Kruse	Page	Rex	Van Nostrand
Lawson	Milligan	Rodgers	Varley
Lippold	Mohrfeld	Sanders	Voorhees
Logue	Nelson	Schroeder	Walter
McCartney	Newton	Schwartz	Warren
McCormick	Nielsen	Shepherd	Waugh
Menefee	Nolting	Sorg	Weichman
Mezvinsky	Pelton	Stokes	Welden
Middleswart	Perkins	Strand	Wells
Miller of	Peterson	Stroburg	Wolfe
Des Moines	Pierson	Strothman	Mr. Speaker
Miller of	Poncy		
Jones			

The nays were, none.

Absent or not voting, 29:

Baker	Hill	Langland	Ossian
Bennett	Johnston of	Lipsky	Roorda
Brinck	Johnson	Logemann	Schmeiser
Christensen	Kehe	Mayberry	Shaw
Dooley	Kennedy of	McIntyre	Skinner
Fischer of	Dubuque	Mendenhall	Stromer
Grundy	Kluever	Millen	Van Roekel
Grassley	Koch	O'Hearn	Winkelman

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

Senate File 1101, a bill for an act specifically providing that cities and towns within the outside boundaries of any soil conservation district are a part of such district, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 1101)

The ayes were, 94:

Alt	Den Herder	Freeman of	Kennedy of
Andersen	Dietz	Clay-Dickinson	Chickasaw
Battles	Dougherty	Gannon	Kennedy of
Bergman	Doyle	Goode	Dubuque
Blouin	Drake	Graham	Kitner
Caffrey	Duitscher	Hamilton	Kluever
Camp	Dunton	Hansen of	Knight
Campbell	Edgington	Black Hawk	Knoblauch
Christensen	Ellsworth	Hanson of	Kreamer
Cochran	Fisher of	Howard-Mitchell	Kruse
Corey	Greene	Holden	Lawson
Crabb	Franklin	Huff	Lippold
Crosier	Freeman of	Johnson of	Logue
Cunningham	Buena Vista	Audubon	McCormick
Darrington			Menefee

Middleswart	Newton	Rex	Tapscott
Miller of Des Moines	Nielsen	Rodgers	Tieden
Miller of Jones	Nolting	Roorda	Van Drie
Miller of Marshall	O'Hearn	Sanders	Voorhees
Miller of Page	Ossian	Schroeder	Walter
Milligan	Perkins	Schwartz	Warren
Mohrfeld	Peterson	Shepherd	Waugh
Nelson	Pierson	Sorg	Weichman
	Poncy	Stokes	Welden
	Priebe	Strand	Wells
	Radl	Stroburg	Wolfe
	Renda	Strothman	Mr. Speaker

The nays were, none.

Absent or not voting, 30:

Baker	Hill	Logemann	Schmeiser
Bennett	Jesse	Mayberry	Shaw
Brinck	Johnston of Johnson	McCartney	Skinner
Dooley	Kehe	McIntyre	Stromer
Ewell	Koch	Mendenhall	Van Nostrand
Fischer of Grundy	Langland	Mezvinsky	Van Roekel
Grassley	Lipsky	Millen	Varley
		Pelton	Winkelman

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

Senate File 1111, a bill for an act relating to election precincts, with report of committee recommending passage, was taken up for consideration.

Van Drie of Story asked and received unanimous consent to withdraw the amendment filed by him on April 8, 1970, and found on page 1492 of the House Journal.

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.

On the question "Shall the bill pass?" (S.F. 1111)

The ayes were, 95:

Alt	Den Herder	Freeman of Clay-Dickinson	Kennedy of Chickasaw
Andersen	Dietz	Gannon	Kitner
Battles	Dougherty	Goode	Cluever
Bennett	Doyle	Graham	Knight
Bergman	Drake	Grassley	Knoblauch
Blouin	Duitscher	Hamilton	Kreamer
Caffrey	Dunton	Hansen of Black Hawk	Kruse
Camp	Edgington	Hanson of Howard-Mitchell	Lawson
Christensen	Ellsworth	Holden	Lippold
Cochran	Ewell	Huff	Logue
Corey	Fisher of Greene	Johnson of Audubon	McCormick
Crabb	Franklin		Menefee
Crosier	Freeman of Buena Vista		Miller of Des Moines
Cunningham			
Darrington			

Miller of Jones	Perkins	Schwartz	Van Nostrand
Miller of Marshall	Peterson	Shepherd	Varley
Milligan	Pierson	Sorg	Voorhees
Mohrfeld	Poncy	Stokes	Walter
Nelson	Priebe	Strand	Warren
Nielsen	Radl	Stroburg	Waugh
Nolting	Renda	Stromer	Weichman
O'Hearn	Rex	Strothman	Wells
Ossian	Rodgers	Tapscott	Wolfe
Pelton	Roorda	Tieden	Mr. Speaker
	Sanders	Van Drie	
	Schroeder		

The nays were, 1:

Kennedy of
Dubuque

Absent or not voting, 28:

Baker	Johnston of	McCartney	Newton
Brinck	Johnson	McIntyre	Schmeiser
Campbell	Kehe	Mendenhall	Shaw
Dooley	Koch	Mezvinsky	Skinner
Fischer of Grundy	Langland	Middleswart	Van Roekel
Hill	Lipsky	Millen	Welden
Jesse	Logemann	Miller of	Winkelman
	Mayberry	Page	

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

SENATE FILE 1319 SUBSTITUTED FOR HOUSE FILE 1361

Drake of Louisa-Muscatine asked and received unanimous consent to substitute **Senate File 1319** for **House File 1361**.

Senate File 1319, a bill for an act relating to licenses in the practice of medicine, with report of committee recommending passage, 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.

On the question "Shall the bill pass?" (S.F. 1319)

The ayes were, 100:

Alt	Cochran	Dunton	Freeman of
Andersen	Corey	Edgington	Clay-Dickinson
Baker	Crosier	Ellsworth	Gannon
Battles	Cunningham	Fischer of	Goode
Bennett	Darrington	Grundy	Graham
Bergman	Den Herder	Fisher of	Grassley
Blouin	Dietz	Greene	Hamilton
Caffrey	Dougherty	Franklin	Hansen of
Camp	Doyle	Freeman of	Black Hawk
Campbell	Drake	Buena Vista	Hanson of
Christensen	Duitscher		Howard-Mitchell

Holden	Logue	Pierson	Stroburg
Huff	McCormick	Poney	Stromer
Johnson of	Menefee	Priebe	Strothman
Audubon	Miller of	Radl	Tapscott
Kennedy of	Des Moines	Renda	Tieden
Chickasaw	Miller of	Rex	Van Drie
Kennedy of	Jones	Rodgers	Van Nostrand
Dubuque	Milligan	Roorda	Varley
Kitner	Mohrfeld	Sanders	Voorhees
Kluever	Nelson	Schmeiser	Walter
Knight	Nielsen	Schroeder	Warren
Knoblauch	Nolting	Schwartz	Waugh
Kreamer	O'Hearn	Shaw	Weichman
Kruse	Ossian	Shepherd	Welden
Lawson	Pelton	Sorg	Wells
Lippold	Perkins	Stokes	Wolfe
Lipsky	Peterson	Strand	Mr. Speaker

The nays were, none.

Absent or not voting, 24:

Brinck	Kehe	McIntyre	Miller of
Crabb	Koch	Mendenhall	Page
Dooley	Langland	Mezvinsky	Newton
Ewell	Logemann	Middleswart	Skinner
Hill	Mayberry	Millen	Van Roekel
Jesse	McCartney	Miller of	Winkelman
Johnston of		Marshall	
Johnson			

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

HOUSE FILE 1361 WITHDRAWN

Drake of Louisa-Muscatine asked and received unanimous consent to withdraw **House File 1361** from further consideration by the House.

SENATE AMENDMENTS CONSIDERED

Holden of Scott called up for consideration **House File 1322**, a bill for an act relating to the issuance of public warrants to cover deficiencies in a public fund, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1322, page 1, by inserting a period after the word "interest" in line 22, and by striking all of lines 23, 24 and 25.

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. 1322)

The ayes were, 97:

Alt	Franklin	Lippold	Rex
Andersen	Freeman of	Lipsky	Rodgers
Battles	Buena Vista	Logue	Roorda
Bergman	Freeman of	McCormick	Sanders
Blouin	Clay-Dickinson	Menefee	Schroeder
Caffrey	Gannon	Mezvinsky	Schwartz
Camp	Goode	Miller of	Shaw
Campbell	Graham	Des Moines	Shepherd
Christensen	Grassley	Miller of	Sorg
Cochran	Hamilton	Jones	Strand
Corey	Hansen of	Miller of	Stroburg
Crabb	Black Hawk	Marshall	Stromer
Crosier	Hanson of	Miller of	Strothman
Cunningham	Howard-Mitchell	Page	Tapscott
Darrington	Holden	Milligan	Tieden
Den Herder	Huff	Nelson	Van Drie
Dietz	Johnson of	Newton	Van Nostrand
Dougherty	Audubon	Nielsen	Varley
Doyle	Kennedy of	Nolting	Voorhees
Drake	Dubuque	O'Hearn	Walter
Duitscher	Kitner	Ossian	Warren
Dunton	Kluever	Pelton	Waugh
Edgington	Knight	Perkins	Weichman
Ellsworth	Knoblauch	Peterson	Welden
Fischer of	Kreamer	Pierson	Wells
Grundy	Kruse	Poncy	Wolfe
Fisher of	Lawson	Priebe	Mr. Speaker
Greene			

The nays were, 4:

Kennedy of	Radl	Schmeiser	Stokes
Chickasaw			

Absent or not voting, 23:

Baker	Jesse	Logemann	Millen
Bennett	Johnston of	Mayberry	Mohrfeld
Brinck	Johnson	McCartney	Renda
Dooley	Kehe	McIntyre	Skinner
Ewell	Koch	Mendenhall	Van Roekel
Hill	Langland	Middleswart	Winkelman

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 767**, 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, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 767, as amended and passed by the House, as follows:

1. Line 20, by inserting after the word "chapter" the following words: ", and such authorities shall issue such permits upon a showing that there is a need to move

to market farm produce of the type subject to rapid spoilage and loss of value".

2. Line 35, by inserting after the period the following:

"The highway commission shall issue special permits in accordance with the foregoing to trucks moving farm produce, which decays and loses its value if not speedily put to its intended use, to market upon a showing to the highway commission that there is a requirement for trucking such produce."

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. 767)

The ayes were, 100:

Alt	Franklin	Lippold	Renda
Andersen	Freeman of	Logemann	Rex
Battles	Buena Vista	Logue	Rodgers
Bergman	Freeman of	McCormick	Roorda
Blouin	Clay-Dickinson	Menefee	Sanders
Caffrey	Gannon	Mezvinsky	Schmeiser
Camp	Goode	Middleswart	Schroeder
Campbell	Grassley	Miller of	Schwartz
Christensen	Hamilton	Des Moines	Shepherd
Cochran	Hansen of	Miller of	Sorg
Corey	Black Hawk	Jones	Stokes
Crabb	Hanson of	Miller of	Strand
Crosier	Howard-Mitchell	Marshall	Stroburg
Cunningham	Holden	Miller of	Stromer
Darrington	Huff	Page	Strothman
Den Herder	Johnson of	Milligan	Tapscott
Dietz	Audubon	Mohrfeld	Tieden
Dougherty	Kennedy of	Nelson	Van Drie
Doyle	Chickasaw	Newton	Varley
Drake	Kennedy of	Nolting	Voorhees
Duitscher	Dubuque	Ossian	Walter
Dunton	Kitner	Pelton	Warren
Edgington	Kluever	Perkins	Waugh
Ellsworth	Knight	Peterson	Weichman
Ewell	Koch	Pierson	Welden
Fischer of	Kreamer	Poncy	Wells
Grundy	Kruse	Priebe	Wolfe
Fisher of	Lawson	Radl	Mr. Speaker
Greene			

The nays were, none.

Absent or not voting, 24:

Baker	Hill	Knoblauch	McIntyre
Bennett	Jesse	Langland	Mendenhall
Brinck	Johnston of	Lipsky	Millen
Dooley	Johnson	Mayberry	Nielsen
Graham	Kehe	McCartney	O'Hearn

Shaw
Skinner

Van Nostrand

Van Roekel

Winkelman

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

HOUSE RECEDES

(Senate File 1202)

Camp of Clinton moved that the House recede from its amendments to **Senate File 1202**, a bill for an act relating to the biennial appropriation of the higher education facilities commission.

Motion prevailed and the House receded from its amendments.

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. 1202)

The ayes were, 96:

Alt	Freeman of	Logemann	Renda
Andersen	Buena Vista	Logue	Rodgers
Battles	Freeman of	McCartney	Roorda
Bergman	Clay-Dickinson	Menefee	Sanders
Brinck	Gannon	Mezvinsky	Schmeiser
Camp	Goode	Middleswart	Schroeder
Campbell	Graham	Miller of	Schwartz
Christensen	Grassley	Des Moines	Shaw
Cochran	Hamilton	Miller of	Shepherd
Corey	Hansen of	Jones	Sorg
Crabb	Black Hawk	Miller of	Stokes
Crosier	Hanson of	Marshall	Stroburg
Cunningham	Howard-Mitchell	Miller of	Stromer
Darrington	Holden	Page	Strothman
Den Herder	Johnson of	Milligan	Tieden
Dietz	Audubon	Mohrfeld	Van Drie
Dougherty	Kennedy of	Nelson	Van Nostrand
Doyle	Chickasaw	Newton	Varley
Drake	Kitner	Nielsen	Voorhees
Duitscher	Kluever	O'Hearn	Walter
Dunton	Knoblauch	Ossian	Warren
Edgington	Koch	Pelton	Waugh
Ellsworth	Kreamer	Perkins	Weichman
Fischer of	Kruse	Peterson	Welden
Grundy	Lawson	Poncy	Wells
Fisher of	Lippold	Priebe	Wolfe
Greene	Lipsky	Radl	Mr. Speaker

The nays were, 13:

Blouin	Huff	McCormick	Rex
Caffrey	Jesse	Nolting	Tapscott
Ewell	Knight	Pierson	Van Roekel
Franklin			

Absent or not voting, 15:

Baker	Johnston of	Langland	Millen
Bennett	Johnson	Mayberry	Skinner
Dooley	Kehe	McIntyre	Strand
Hill	Kennedy of	Mendenhall	Winkelman
	Dubuque		

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

HOUSE REFUSES TO CONCUR
(Senate File 456)

Holden of Scott called up for consideration **Senate File 456**, a bill for an act relating to the licensing and registration of nursing home administrators, amended by the House and further amended by the Senate, and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 456 as follows:

1. By striking lines 3 through 68 of the House amendment and substituting in lieu thereof the following:

"1. Page 1, by striking line 25, and page 2 by striking lines 1 through 13, inclusive, and inserting in lieu thereof the following:

'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 appointed as follows:

1. Six members shall be nursing home administrators, at least one of whom shall be an administrator of a nonproprietary nursing home, chosen by the governor from lists of three or more persons nominated for each such appointment by the professional nursing home associations in the state.

2. One hospital administrator.

3. One physician and surgeon, or osteopathic physician and surgeon.

4. One pharmacist, registered nurse, or person active in or who has had experience in an educational program in nursing home administration or in a related health care field, at a university or college.'"

Motion lost and the House refused to concur in the Senate amendment.

ADOPTION OF CONFERENCE COMMITTEE REPORT
ON HOUSE FILE 1294

Van Nostrand of Pottawattamie called up for consideration the conference committee report on **House File 1294**, a bill for an act relating to the taxation of financial institutions, and the taxation of moneys and credits, as follows:

REPORT OF CONFERENCE COMMITTEE
(House File 1294)

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 1294, a bill for an Act relating to the taxation of financial institutions, and the taxation of moneys and credits, respectfully submit the following recommendations:

1. That the Senate recede from its amendments.

2. That House File 1294 as passed by the House be amended as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter four hundred twenty-two (422), Code 1966, is hereby amended by inserting a new division composed of sections two (2) through eight (8), inclusive, of this Act.

Sec. 2. A franchise tax according to and measured by net income is hereby imposed on financial institutions.

Sec. 3. In this Act, unless the context otherwise requires:

1. "Financial institution" means a state bank as defined in chapter two hundred seventy-three (273), section one hundred three (103), subsection nineteen (19), Acts of the Sixty-third General Assembly, First Session, a national banking association having its principal office within this state, a trust company, a federally chartered savings and loan association, a financial institution chartered by the federal home loan bank board, an association incorporated or authorized to do business under chapter five hundred thirty-four (534) of the Code, or a production credit association.

2. "Taxable year" means the calendar year, or the fiscal year ending during a calendar year, for which the tax is payable.

3. "Taxpayer" means a financial institution and subject to any tax imposed by this Act.

4. "Net income" means the net income of the financial institution computed in accordance with section four hundred twenty-two point thirty-five (422.35) of the Code, with the exception that interest and dividends from federal securities shall not be subtracted and interest and dividends from evidences of indebtedness and securities of this state and its political subdivisions, exempt from federal income tax under the Internal Revenue Code of 1945 as amended, shall not be added.

Sec 4. The franchise tax is due and payable on the first day following the end of the taxable year of each financial institution, and is delinquent after the last day of the fourth month following the due date. Every financial institution shall file a return as prescribed by the director on or before the delinquency date. The provisions of this section shall become effective for all taxable years ending on or after January 1, 1970. For other than calendar year taxpayers, the tax due for the taxable year ending in 1970 shall be, for each month of the taxable year in 1970, one-twelfth of the tax which would be due

if this section had been effective for the entire taxable year. As to fiscal years ending prior to the effective date of this Act, the time for filing a return is extended to the last day of the fourth month following such effective date.

Sec. 5. The franchise tax is imposed annually in an amount measured by applying the following rates to the net income received or accrued during the taxable year:

1. On the first twenty-five thousand dollars of net income, or any part thereof, five percent.
2. On the next fifty thousand dollars of net income, or any part thereof, six percent.
3. On the next twenty-five thousand dollars of net income, or any part thereof, seven percent.
4. On all net income in excess of one hundred thousand dollars, eight percent.

Sec. 6. The franchise tax shall be made payable to the treasurer of state and shall accompany the franchise tax return at the time of filing.

Sec. 7. Ten percent of the total moneys received from the franchise tax shall be deposited in the state general fund. The remaining moneys received from the franchise tax shall be deposited in a franchise tax fund hereby established in the office of the treasurer of state, and shall be paid quarterly on warrants by the state comptroller, after certification by the director of revenue, as follows:

1. Fifty percent to the basic school tax equalization fund of the basic school tax unit from which the tax is collected, to be distributed in the same manner as other funds in the basic school tax equalization fund.
2. Thirty percent to the general fund of the city or town from which the tax is collected.
3. Twenty percent to the general fund of the county from which the tax is collected.

If the financial institution maintains one or more offices for the transaction of business, other than its principal office, a portion of its franchise tax shall be allocated to each office, based upon a reasonable measure of the business activity of each office. The director of revenue shall prescribe, for each type of financial institution, a method of measuring the business activity of each office. Financial institutions shall furnish all necessary information for this purpose at the request of the director.

Quarterly, the director of revenue shall certify to the treasurer of state the amounts to be paid to each basic school tax unit, city, town, and county from the franchise tax fund. All moneys received from the franchise tax are hereby appropriated according to the provisions of this section.

Sec. 8. The department of revenue shall administer and enforce the provisions of this Act, and all applicable provisions of sections four hundred twenty-two point twenty-four (422.24), four hundred twenty-two point twenty-five (422.25), four hundred twenty-two point twenty-six (422.26), four hundred twenty-two point twenty-eight (422.28), four hundred twenty-two point twenty-nine (422.29), and four hundred twenty-two point thirty (422.30) of the Code, and division five (V) of chapter four

hundred twenty-two (422) of the Code, apply to financial institutions and to the franchise tax imposed by this Act.

Sec. 9. Section four hundred twenty-two point thirty-four (422.34), subsection one (1), Code 1966, as amended by chapter two hundred seventy-three (273), section one thousand eight hundred fourteen (1814), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by inserting in line four (4) after the word "associations," the words "production credit associations,".

Sec. 10. Section four hundred twenty-two point seventy-one (422.71), Code 1966, as amended by chapter three hundred forty-two (342), section one hundred seventeen (117), Acts of the Sixty-second General Assembly, is hereby further amended by striking lines twenty-seven (27) through thirty-four (34), inclusive, and inserting in lieu thereof the following:

"the county treasurer of each county and transmit them. The county treasurer shall apportion these amounts twenty percent to the county general fund, fifty percent to the basic school tax equalization fund, and the remaining thirty percent to cities and towns in the proportion that the taxable values for each city and town for 1965 of property subject to taxation in 1965 under sections four hundred twenty-nine point two (429.2) and four hundred thirty-one point one (431.1) of the Code is to the total of such taxable values for all cities and towns within the county."

Sec. 11. Section four hundred twenty-seven point thirteen (427.13), Code 1966, as amended by chapter three hundred fifty-six (356), section thirty-seven (37), Acts of the Sixty-second General Assembly, is hereby further amended by striking subsections four (4) through eight (8), inclusive.

Sec. 12. Section four hundred twenty-eight point twelve (428.12), Code 1966, as amended by chapter two hundred seventy-three (273), section one thousand eight hundred fifteen (1815), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by striking from lines nine (9) and ten (10) the words and figure "as provided in chapter 430, for the taxing of private banks and bankers,".

Sec. 13. Section four hundred twenty-eight point twenty-three (428.23), Code 1966, is hereby amended by striking lines seven (7), eight (8), and nine (9), and inserting in lieu thereof the words "same manner as is required of individuals."

Sec. 14. Section four hundred twenty-eight point twenty-seven (428.27), Code 1966, is hereby amended by striking from lines three (3) and four (4) the words and figures "as prescribed in sections 431.1 and 431.2".

Sec. 15. Chapter four hundred twenty-eight (428), Code 1966, is hereby amended by adding the following section:

"For the year 1970 and succeeding years, the real estate, fixtures, equipment, and tangible personal property of every financial institution, as defined in this Act, and of every credit union established under chapter five hundred thirty-three (533) of the Code, shall be listed, assessed, and taxed to the institution or the credit union in the same manner and at the same rate as such property in the hands of individuals."

Sec. 16. Chapters four hundred twenty-nine (429) and four hundred thirty (430), Code 1966, are hereby repealed.

Sec. 17. Section four hundred thirty A point two (430A.2), Code 1966, as amended by chapter two hundred seventy-three (273), section one thousand eight hundred twenty-one (1821), Acts of the Sixty-third General Assembly, First Session, is hereby further amended by striking from lines eight (8) and nine (9) the words and figure "except as provided in section 430A.7 hereof" and inserting in lieu thereof the words "or to production credit associations,".

Sec. 18. Section four hundred thirty A point three (430A.3), Code 1966, is hereby amended by striking lines eight (8), nine (9), and ten (10) and inserting in lieu thereof the following:

"which shall be levied by the board of supervisors, and placed upon the tax list and collected by the county treasurer. The amount collected in each taxing district in cities and towns shall be apportioned twenty percent to the county general fund, thirty percent to the city or town general fund, and fifty percent to the basic school tax equalization fund, and the amount collected in each taxing district outside of cities and towns shall be apportioned fifty percent to the county general fund and fifty percent to the basic school tax equalization fund. The".

Sec. 19. Section four hundred thirty A point seven (430A.7), Code 1966, is hereby repealed.

Sec. 20. Chapter four hundred thirty-one (431), Code 1966, is hereby repealed.

Sec. 21. Section five hundred thirty-three point twenty-two (533.22), Code 1966, is hereby amended as follows:

1. By inserting in line three (3) after the comma the words "tangible personal property,".

2. By adding the following:

"The moneys and credits tax on credit unions is hereby imposed at a rate of five mills on each dollar of legal and special reserves of every credit union, and shall be levied by the board of supervisors, and placed upon the tax list and collected by the county treasurer, except that an exemption shall be given to each credit union in the amount of four thousand dollars and, in addition, any amount of the legal and special reserves which are invested in United States government securities. The amount collected in each taxing district within a city or town shall be apportioned twenty percent to the county general fund, thirty percent to the city or town general fund, and fifty percent to the basic school tax equalization fund, and the amount collected in each taxing district outside of cities and towns shall be apportioned fifty percent to the county general fund and fifty percent to the basic school tax equalization fund. The moneys and credits tax shall be collected at the location of the credit union as shown in its articles of incorporation."

Sec. 22. No levies or collections shall be made based upon assessments made and other procedures undertaken prior to the effective date of this Act in connection with the imposition for the year 1970 of taxes repealed or made inapplicable by this Act.

Sec. 23. Section four hundred twenty-two point one (422.1), Code 1966, is hereby amended by inserting after line nine (9) the following:

"Division VII Taxation of financial institutions."

Sec. 24. This Act being deemed of immediate importance shall be in full force and effect from and after its final approval and publication in The Evening Sentinel, a newspaper published at Shenandoah, Iowa, and the Council Bluffs Nonpareil, a newspaper published at Council Bluffs, Iowa.

2. By inserting in line 1 of the title after the word "institutions" the words "and credit unions".

3. The committee recommends that after the full effect of the personal property tax and recent federal legislation is known, subsequent legislatures review the impact of this Act to ensure its equity.

On the part of the House:

MAURICE A. VAN NOSTRAND, Chm.
DENNIS L. FREEMAN
SCOTT McINTYRE, JR.
ED SKINNER

On the part of the Senate:

CLIFTON C. LAMBORN, Chm.
JOSEPH C. COLEMAN
ELMER F. LANGE
EDWARD E. NICHOLSON

Van Nostrand of Pottawattamie moved the adoption of the conference committee report and all amendments contained therein.

Motion prevailed and the report 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.

Under the provisions of Rule 71, Kreamer of Polk, Milligan of Polk and Alt of Polk refrained from voting.

On the question "Shall the bill pass?" (H.F. 1294)

The ayes were, 96:

Andersen	Freeman of	Logemann	Renda
Baker	Buena Vista	McCormick	Rex
Battles	Freeman of	Menefee	Rodgers
Bennett	Clay-Dickinson	Mezvinsky	Roorda
Bergman	Gannon	Middleswart	Sanders
Blouin	Goode	Millen	Schmeiser
Brinck	Graham	Miller of	Schroeder
Caffrey	Grassley	Des Moines	Schwartz
Camp	Hamilton	Miller of	Shaw
Campbell	Hansen of	Jones	Sorg
Christensen	Black Hawk	Miller of	Strand
Cochran	Hanson of	Marshall	Stroburg
Corey	Howard-Mitchell	Miller of	Strothman
Crabb	Holden	Page	Tapscott
Crosier	Huff	Mohrfeld	Tieden
Cunningham	Jesse	Nelson	Van Drie
Den Herder	Johnson of	Newton	Van Nostrand
Dietz	Audubon	Nielsen	Varley
Dougherty	Kennedy of	Nolting	Voorhees
Drake	Chickasaw	Ossian	Walter
Duitscher	Kennedy of	Pelton	Warren
Dunton	Dubuque	Perkins	Waugh
Edgington	Kitner	Peterson	Weichman
Ellsworth	Kluever	Pierson	Welden
Fisher of	Knoblauch	Poney	Wells
Greene	Lawson	Priebe	Wolfe
Franklin	Lippold	Radl	Mr. Speaker

The nays were, 9:

Doyle	Fischer of	Kruse	O'Hearn
Ewell	Grundy	Logue	Shepherd
	Koch		Stokes

Absent or not voting, 19:

Alt	Kehe	Mayberry	Skinner
Darrington	Knight	McCartney	Stromer
Dooley	Kreamer	McIntyre	Van Roekel
Hill	Langland	Mendenhall	Winkelman
Johnston of Johnson	Lipsky	Milligan	

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

ADOPTION OF SENATE CONCURRENT RESOLUTION 119

Den Herder of Sioux called up for consideration **Senate Concurrent Resolution 119**, filed on April 6, 1970, and found on pages 1422 and 1423 of the House Journal.

Middleswart of Warren offered the following amendment filed by him and Johnston of Johnson:

Amend Senate Concurrent Resolution 119, as found on page 1422 of the House Journal, by striking all after the last "whereas" clause and inserting in lieu thereof:

"Be It Resolved by the House, the Senate Concurring, that the General Assembly recess, without pay, on April 10, 1970, until June 15, 1970, that the House and Senate ways and means committees on or before June 15, 1970, be and hereby are instructed to prepare and introduce legislation in proper bill form which would have the effect of shifting or reducing local property taxes, that upon the reconvening of the General Assembly on June 15, 1970, said ways and means committee bills are hereby set as a special order of business at 10:00 a.m. on Monday, June 15, 1970."

Middleswart of Warren offered the following amendment to the amendment, from the floor, and moved its adoption:

Amend the Middleswart amendment, filed April 9, 1970, to Senate Concurrent Resolution 119 by striking from line five (5) the word and figure "April 10" and inserting in lieu thereof the word and figure "April 15,".

The amendment to the amendment was adopted.

Middleswart of Warren moved the adoption of his amendment as amended.

Den Herder of Sioux rose on a point of order that the amendment as amended was not germane.

The Speaker ruled the point well taken and the amendment as amended not germane.

(Senate Concurrent Resolution 119 pending at recess.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

The House resumed consideration of **Senate Concurrent Resolution 119**.

Lipsky of Linn offered the following amendment from the floor and moved its adoption:

Amend Senate Concurrent Resolution 119, found on pages 1422 and 1423 of the House Journal dated April 6, 1970, as follows:

1. By adding after line 8 the following:

“WHEREAS, the organization of multitudes of taxing units makes difficult the efficient operation of government and provides overlapping and wasteful duplication of effort; and”

2. By inserting after the word taxes at the end of the first resolving clause the following:

“and make recommendations for reorganization of the local taxing districts which levy property taxes into efficient units”.

Roll call was requested by Lipsky of Linn and Den Herder of Sioux.

Rule 70 was invoked.

On the question “Shall the amendment be adopted?”

The ayes were, 50:

Alt	Hansen of	Lipsky	Radl
Baker	Black Hawk	Logue	Renda
Bennett	Huff	Mayberry	Rodgers
Blouin	Jesse	McCartney	Sanders
Brinck	Kennedy of	McCormick	Schwartz
Caffrey	Chickasaw	Mezvinsky	Shepherd
Christensen	Kennedy of	Middleswart	Sorg
Dietz	Dubuque	Milligan	Tapscott
Duitscher	Kluever	Newton	Van Nostrand
Dunton	Knight	Nolting	Varley
Ewell	Knoblauch	Pierson	Voorhees
Franklin	Kreamer	Poncy	Walter
Gannon	Lawson	Priebe	Wells
	Lippold		

The nays were, 60:

Andersen	Campbell	Crosier	Dooley
Battles	Cochran	Cunningham	Dougherty
Bergman	Corey	Darrington	Doyle
Camp	Crabb	Den Herder	Drake

Edgington	Johnson of	Miller of	Stokes
Ellsworth	Audubon	Page	Strand
Fischer of	Kehe	Mohrfeld	Strothman
Grundy	Kitner	Nelson	Tieden
Freeman of	Koch	Nielsen	Van Drie
Buena Vista	Kruse	O'Hearn	Van Roekel
Freeman of	Logemann	Ossian	Warren
Clay-Dickinson	Menefee	Pelton	Waugh
Goode	Millen	Perkins	Weichman
Graham	Miller of	Peterson	Weiden
Hamilton	Jones	Rex	Wolfe
Hanson of	Miller of	Roorda	Mr. Speaker
Howard-Mitchell	Marshall	Schroeder	
Holden			

Absent or not voting, 14:

Fisher of	Johnston of	Miller of	Skinner
Greene	Johnson	Des Moines	Stroburg
Grassley	Langland	Schmeiser	Stromer
Hill	McIntyre	Shaw	Winkelman
	Mendenhall		

The amendment lost.

Kennedy of Chickasaw moved that the following amendment filed by him from the floor be considered:

Amend Senate Concurrent Resolution 119, as found on page 1422 of the House Journal, by striking all after the last "whereas" clause and inserting in lieu thereof:

"Be It Resolved by the House, the Senate Concurring, that the General Assembly recess, without pay on April 15, 1970, until July 13, 1970, that the House and Senate ways and means committees on or before July 13, 1970, be and hereby are instructed to prepare and introduce legislation in proper bill form which would have the effect of shifting or reducing local property taxes, that upon the reconvening of the General Assembly on July 13, 1970, said ways and means committee bills are hereby set as a special order of business at 10:00 a.m. on Monday, July 13, 1970."

Roll call was requested by Gannon of Jasper and Kennedy of Chickasaw.

Rule 70 was invoked.

On the question "Shall the amendment be considered?"

The ayes were, 36:

Baker	Dougherty	Gannon	Mayberry
Bennett	Doyle	Huff	McCormick
Blouin	Duitscher	Jesse	Mezvinsky
Brinck	Dunton	Kennedy of	Middleswart
Caffrey	Ewell	Chickasaw	Miller of
Cochran	Franklin	Kennedy of	Des Moines
Crosier	Freeman of	Dubuque	Newton
Dietz	Clay-Dickinson	Knoblauch	Nolting

Poney	Renda	Schwartz	Tapscott
Radl	Rodgers	Stroburg	Wells

The nays were, 73:

Alt	Graham	McCartney	Sanders
Andersen	Hamilton	Menefee	Schroeder
Battles	Hansen of	Millen	Shepherd
Bergman	Black Hawk	Miller of	Sorg
Camp	Hanson of	Jones	Stokes
Campbell	Howard-Mitchell	Miller of	Strand
Christensen	Holden	Marshall	Strothman
Corey	Johnson of	Miller of	Tieden
Crabb	Audubon	Page	Van Drie
Cunningham	Kehe	Milligan	Van Nostrand
Darrington	Kitner	Mohrfeld	Van Roekel
Den Herder	Kluever	Nelson	Varley
Dooley	Knight	Nielsen	Voorhees
Drake	Koch	O'Hearn	Walter
Edgington	Kreamer	Ossian	Warren
Ellsworth	Kruse	Perkins	Waugh
Fischer of	Lawson	Peterson	Weichman
Grundy	Lippold	Pierson	Welden
Freeman of	Logemann	Rex	Wolfe
Buena Vista	Logue	Roorda	Mr. Speaker
Goode			

Absent or not voting, 15:

Fisher of	Johnston of	Mendenhall	Shaw
Greene	Johnson	Pelton	Skinner
Grassley	Langland	Priebe	Stromer
Hill	Lipsky	Schmeisser	Winkelman
	McIntyre		

The motion lost.

McCartney of Floyd moved the previous question on Senate Concurrent Resolution 119 and all amendments and motions filed there-to.

A non-record roll call was requested.

The ayes were 69, nays 29.

The motion prevailed.

Den Herder of Sioux moved that Senate Concurrent Resolution 119 be adopted.

Roll call was requested by Den Herder of Sioux and the Speaker.

On the question "Shall the resolution be adopted?"

The ayes were, 98:

Alt	Camp	Crabb	Dougherty
Andersen	Campbell	Cunningham	Drake
Battles	Christensen	Darrington	Duitacher
Bergman	Cochran	Den Herder	Dunton
Brinck	Corey	Dooley	Edgington

Ellsworth	Kluever	Miller of	Schwartz
Fischer of	Knight	Page	Shepherd
Grundy	Knoblauch	Milligan	Sorg
Freeman of	Koch	Mohrfeld	Stokes
Buena Vista	Kreamer	Nelson	Strand
Freeman of	Kruse	Nielsen	Stroburg
Clay-Dickinson	Lawson	O'Hearn	Strothman
Goode	Lippold	Ossian	Tieden
Graham	Logemann	Pelton	Van Drie
Hamilton	Logue	Perkins	Van Nostrand
Hansen of	Mayberry	Peterson	Van Roekel
Black Hawk	McCartney	Pierson	Varley
Hanson of	Menefee	Poncy	Voorhees
Howard-Mitchell	Middleswart	Schmeiser	Walter
Holden	Millen	Priebe	Warren
Huff	Miller of	Radl	Waugh
Johnson of	Des Moines	Rex	Weichman
Audubon	Miller of	Rodgers	Welden
Kehe	Jones	Roorda	Wolfe
Kennedy of	Miller of	Sanders	Mr. Speaker
Dubuque	Marshall	Schroeder	
Kitner			

The nays were, 19:

Baker	Dietz	Jesse	Newton
Bennett	Doyle	Kennedy of	Nolting
Blouin	Ewell	Chickasaw	Renda
Caffrey	Franklin	McCormick	Tapscott
Crosier	Gannon	Mezvinisky	Wells

Absent or not voting, 12:

Fisher of	Johnston of	McIntyre	Skinner
Greene	Johnson	Mendenhall	Stromer
Grassley	Langland	Shaw	Winkelman
Hill	Lipsky		

ADOPTION OF SENATE CONCURRENT RESOLUTION 125

McCartney of Floyd called up for consideration **Senate Concurrent Resolution 125**, filed on April 10, 1970, and found on page 1572 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

The resolution was adopted.

HOUSE RECEDES (Senate File 1185)

Holden of Scott moved that the House recede from its amendments to **Senate File 1185**, a bill for an act relating to electric transmission lines and the power of eminent domain exercised by electric utilities.

Roll call was requested by Holden of Scott and the Speaker.

On the question "Shall the House recede from its amendments?"

The ayes were, 89:

Alt	Ewell	Mayberry	Renda
Andersen	Franklin	McCartney	Rodgers
Baker	Gannon	McCormick	Roorda
Battles	Goode	Menefee	Sanders
Bergman	Graham	Mezvinsky	Schroeder
Blouin	Hamilton	Middleswart	Schwartz
Brinck	Hansen of	Miller of	Shepherd
Caffrey	Black Hawk	Des Moines	Sorg
Camp	Hanson of	Miller of	Stokes
Campbell	Howard-Mitchell	Jones	Strand
Christensen	Holden	Miller of	Strothman
Cochran	Huff	Marshall	Tapscott
Corey	Jesse	Milligan	Tieden
Crabb	Johnson of	Mohrfeld	Van Drie
Crosier	Audubon	Nelson	Van Nostrand
Cunningham	Kennedy of	Newton	Van Roekel
Darrington	Chickasaw	Nielsen	Varley
Den Herder	Kennedy of	Nolting	Walter
Dooley	Dubuque	Ossian	Warren
Dougherty	Knoblauch	Peterson	Waugh
Doyle	Kruse	Pierson	Weichman
Drake	Lawson	Poncy	Welden
Duitscher	Lippold	Priebe	Wells
Dunton	Logemann	Radl	Wolfe
Edgington			

The nays were, 19:

Dietz	Freeman of	Cluever	Miller of
Ellsworth	Buena Vista	Knight	Page
Fischer of	Freeman of	Koch	O'Hearn
Grundy	Clay-Dickinson	Kreamer	Perkins
Fisher of	Kehe	Logue	Rex
Greene	Kitner	Millen	Mr. Speaker

Absent or not voting, 16:

Bennett	Langland	Pelton	Stroburg
Grassley	Lipsky	Schmeiser	Stromer
Hill	McIntyre	Shaw	Voorhees
Johnston of	Mendenhall	Skinner	Winkelman
Johnson			

The 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?" (S.F. 1185)

The ayes were, 96:

Alt	Camp	Darrington	Edgington
Andersen	Campbell	Den Herder	Ellsworth
Baker	Christensen	Dooley	Ewell
Battles	Cochran	Dougherty	Fisher of
Bergman	Corey	Doyle	Greene
Blouin	Crabb	Drake	Franklin
Brinck	Crosier	Duitscher	Gannon
Caffrey	Cunningham	Dunton	Goode

Graham	Lippold	Newton	Stokes
Hamilton	Logemann	Nielsen	Strand
Hansen of Black Hawk	Logue	Nolting	Strothman
Hanson of Howard-Mitchell	Mayberry	Ossian	Tapscott
Holden	McCartney	Perkins	Tieden
Huff	Menefee	Pierson	Van Drie
Johnson of Audubon	Mezvinsky	Poncy	Van Nostrand
Kennedy of Chickasaw	Middleswart	Priebe	Van Roekel
Kennedy of Dubuque	Millen	Renda	Varley
Kitner	Miller of Des Moines	Rex	Voorhees
Knight	Miller of Jones	Rodgers	Walter
Knoblauch	Miller of Marshall	Roorda	Warren
Kruse	Milligan	Sanders	Waugh
Lawson	Mohrfeld	Schmeiser	Weichman
	Nelson	Schroeder	Welden
		Schwartz	Wells
		Shepherd	Wolfe
		Sorg	Mr. Speaker

The nays were, 10:

Dietz	Freeman of Buena Vista	Kehe	Miller of Page
Fischer of Grundy	Freeman of Clay-Dickinson	Kluever	O'Hearn
		Koch	
		Kreamer	

Absent or not voting, 18:

Bennett	Johnston of Johnson	McIntyre	Shaw
Grassley	Langland	Mendenhall	Skinner
Hill	Lipsky	Pelton	Stroburg
Jesse	McCormick	Peterson	Stromer
		Radl	Winkelman

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

HOUSE RECEDES (Senate File 1184)

Holden of Scott moved that the House recede from its amendments to **Senate File 1184**, a bill for an act relating to pipelines and the power of eminent domain exercised by pipeline companies.

Roll call was requested by Holden of Scott and the Speaker.

On the question "Shall the House recede from its amendments?"

The ayes were, 86:

Alt	Cochran	Duitscher	Hansen of Black Hawk
Andersen	Corey	Dunton	Hanson of Howard-Mitchell
Baker	Crabb	Edgington	Holden
Bergman	Crosier	Ewell	Huff
Blouin	Cunningham	Franklin	Jesse
Brinck	Den Herder	Gannon	Johnson of Audubon
Caffrey	Dooley	Goode	
Camp	Dougherty	Graham	
Campbell	Doyle	Hamilton	
Christensen	Drake		

Kennedy of Chickasaw	Middleswart	Perkins	Tapscott
Kennedy of Dubuque	Miller of Des Moines	Pierson	Tieden
Knoblauch	Miller of Jones	Poncy	Van Drie
Kruse	Miller of Marshall	Priebe	Van Nostrand
Lawson	Milligan	Radi	Van Roekel
Lippold	Mohrfeld	Renda	Varley
Logemann	Nelson	Rodgers	Voorhees
Mayberry	Newton	Roorda	Walter
McCartney	Nielsen	Sanders	Warren
McCormick	Nolting	Schroeder	Waugh
Menefee	Ossian	Shepherd	Weichman
Mezvinsky		Stokes	Weiden
		Strand	Wells
		Strothman	Wolfe

The nays were, 20:

Darrington	Freeman of Buena Vista	Cluever	O'Hearn
Dietz	Freeman of Clay-Dickinson	Knight	Peterson
Ellsworth	Kehe	Koch	Rex
Fischer of Grundy	Kitner	Kreamer	Sorg
Fisher of Greene		Logue	Mr. Speaker
		Miller of Page	

Absent or not voting, 18:

Battles	Johnston of Johnson	Mendenhall	Shaw
Bennett	Langland	Millen	Skinner
Grassley	Lipsky	Pelton	Stroburg
Hill	McIntyre	Schmeiser	Stromer
		Schwartz	Winkelman

The 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?" (S.F. 1184)

The ayes were, 98:

Alt	Dougherty	Jesse	McCormick
Andersen	Doyle	Johnson of Audubon	Menefee
Baker	Drake	Johnson of Johnson	Mezvinsky
Battles	Duitscher	Kennedy of Chickasaw	Middleswart
Bergman	Dunton	Kennedy of Dubuque	Millen
Blouin	Edgington	Kitner	Miller of Des Moines
Brinck	Ewell	Knight	Miller of Jones
Caffrey	Fisher of Greene	Knoblauch	Miller of Marshall
Camp	Franklin	Kruse	Milligan
Campbell	Gannon	Lawson	Mohrfeld
Christensen	Goode	Lippold	Nelson
Cochran	Graham	Logemann	Newton
Corey	Hamilton	Logue	Nielsen
Crabb	Hansen of Black Hawk	Mayberry	Nolting
Crosier	Hanson of Howard-Mitchell	McCartney	Ossian
Cunningham	Huff		Pelton
Darrington			
Den Herder			
Dooley			

Perkins	Rodgers	Stroburg	Voorhees
Peterson	Roorda	Strothman	Walter
Pierson	Sanders	Tapscott	Warren
Poncy	Schmeiser	Tieden	Waugh
Priebe	Schroeder	Van Drie	Weichman
Radl	Shepherd	Van Nostrand	Welden
Renda	Stokes	Van Roekel	Wells
Rex	Strand	Varley	Mr. Speaker

The nays were, 12:

Dietz	Freeman of	Kehe	Lipsky
Ellsworth	Buena Vista	Kluever	Miller of
Fischer of	Freeman of	Koch	Page
Grundy	Clay-Dickinson	Kreamer	Sorg

Absent or not voting, 14:

Bennett	Langland	Schwartz	Stromer
Grassley	McIntyre	Shaw	Winkelman
Hill	Mendenhall	Skinner	Wolfe
Holden	O'Hearn		

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

CONSIDERATION OF BILLS APPROPRIATIONS CALENDAR

House Joint Resolution 1008, a joint resolution to direct the department of public safety to study the usefulness of the life lite on automobiles, and to make an appropriation therefor, was taken up for consideration.

Camp of Clinton offered the following amendment filed by the committee on appropriations:

Amend House Joint Resolution 1008, page 1, line 21, by striking the words and figures "ten thousand (10,000) dollars", and inserting in lieu thereof the words and figures "one thousand (1,000) dollars".

Camp of Clinton offered the following amendment filed by him to the amendment and moved its adoption:

Amend the committee amendment to House Joint Resolution 1008, filed April 8, line 3, by striking the words and figures "one thousand (1,000) dollars", and inserting in lieu thereof the words and figures "two thousand (2,000) dollars".

The amendment to the amendment was adopted.

Van Nostrand of Pottawattamie moved the adoption of the committee amendment as amended.

The amendment as amended was adopted.

Renda of Polk moved that the resolution be read a last time now

and placed upon its passage which motion prevailed and the resolution was read a last time.

On the question "Shall the resolution pass?" (H.J.R. 1008)

The ayes were, 82:

Alt	Fischer of	Lawson	Pelton
Andersen	Grundy	Lippold	Perkins
Baker	Fisher of	Logemann	Poncy
Battles	Greene	Logue	Priebe
Blouin	Gannon	McCartney	Renda
Brinck	Goode	McCormick	Rodgers
Caffrey	Graham	Menefee	Sanders
Camp	Hamilton	Mezvinsky	Schroeder
Cochran	Hansen of	Middleswart	Strand
Crabb	Black Hawk	Miller of	Strothman
Crosier	Hanson of	Des Moines	Tapscott
Cunningham	Howard-Mitchell	Miller of	Tieden
Darrington	Huff	Jones	Van Drie
Den Herder	Johnson of	Miller of	Van Nostrand
Dietz	Audubon	Marshall	Van Roekel
Dooley	Johnston of	Miller of	Varley
Dougherty	Johnson	Page	Voorhees
Doyle	Kennedy of	Milligan	Walter
Drake	Dubuque	Nelson	Waugh
Duitscher	Kluever	Newton	Weichman
Dunton	Knight	Nielsen	Wells
Edgington	Knoblauch	Nolting	Wolfe
Ellsworth	Kreamer	Ossian	Mr. Speaker
	Kruse		

The nays were, 22:

Campbell	Holden	Millen	Shepherd
Christensen	Kehe	Mohrfeld	Sorg
Corey	Kennedy of	Peterson	Stokes
Freeman of	Chickasaw	Pierson	Stroburg
Buena Vista	Kitner	Radl	Warren
Freeman of	Koch	Rex	Welden
Clay-Dickinson			

Absent or not voting, 20:

Bennett	Hill	McIntyre	Schwartz
Bergman	Jesse	Mendenhall	Shaw
Ewell	Langland	O'Hearn	Skinner
Franklin	Lipsky	Roorda	Stromer
Grassley	Mayberry	Schmeiser	Winkelman

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

Senate File 1078, a bill for an act to appropriate from the biennial appropriation of the department of social services for capital improvements at the Iowa Soldiers Home at Marshalltown, with report of committee recommending passage, was taken up for consideration.

McCartney of Floyd in the chair at 3:50 p.m.

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. 1078)

The ayes were, 99:

Alt	Freeman of	Logemann	Renda
Andersen	Buena Vista	Logue	Rodgers
Battles	Freeman of	Mayberry	Sanders
Bergman	Clay-Dickinson	McCormick	Schmeiser
Blouin	Gannon	Menefee	Schroeder
Brinck	Goode	Mezvinsky	Schwartz
Camp	Graham	Middleswart	Shepherd
Campbell	Hamilton	Millen	Stokes
Christensen	Hansen of	Miller of	Strand
Cochran	Black Hawk	Des Moines	Stroburg
Corey	Hanson of	Miller of	Stromer
Crabb	Howard-Mitchell	Jones	Strothman
Crosier	Holden	Miller of	Tapscott
Cunningham	Huff	Marshall	Tieden
Darrington	Johnson of	Miller of	Van Drie
Den Herder	Audubon	Page	Van Nostrand
Dietz	Kennedy of	Milligan	Van Roekel
Dooley	Dubuque	Mohrfeld	Varley
Dougherty	Kitner	Nelson	Voorhees
Doyle	Kluever	Newton	Walter
Drake	Knight	Nielsen	Warren
Dunton	Knoblauch	Ossian	Waugh
Edgington	Koch	Pelton	Weichman
Ellsworth	Kreamer	Perkins	Wells
Ewell	Kruse	Peterson	Wolfe
Fischer of	Lawson	Pierson	Mr. Speaker
Grundy	Lippold	Poncy	(McCartney)
Fisher of	Lipsky	Priebe	
Greene			

The nays were, 6:

Duitscher	Kennedy of	Nolting	Rex
Jesse	Chickasaw	Radi	

Absent or not voting, 19:

Baker	Harbor	Langland	Shaw
Bennett	Hill	McIntyre	Skinner
Caffrey	Johnston of	Mendenhall	Sorg
Franklin	Johnson	O'Hearn	Welden
Grassley	Kehe	Roorda	Winkelman

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

HOUSE FILE 1362 WITHDRAWN

Camp of Clinton asked and received unanimous consent to withdraw **House File 1362**, on appropriations calendar, from further consideration by the House.

Senate File 1060, a bill for an act to transfer the unexpended and

unencumbered balance of the capital appropriation made by the Sixty-second General Assembly for a new medium security institution for men at Anamosa, to be used to develop a regional detention facility at or near the existing men's reformatory at Anamosa and to supplement the appropriation made by the Sixty-third General Assembly, First Session, for the old age assistance program and to provide for reimbursement of the state by counties for a portion of the cost of operating said regional detention facility, with report of committee recommending passage, was taken up for consideration.

Varley of Adair-Madison moved the previous question on Senate File 1060.

A non-record roll call was requested.

The ayes were 70, nays 28.

The motion prevailed.

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

On the question "Shall the bill pass?" (S.F. 1060)

The ayes were, 87:

Alt	Fisher of	Lipsky	Schwartz
Andersen	Greene	Logue	Shaw
Battles	Freeman of	Menefee	Shepherd
Bergman	Buena Vista	Millen	Sorg
Brinck	Freeman of	Miller of	Stokes
Caffrey	Clay-Dickinson	Jones	Strand
Camp	Goode	Miller of	Stroburg
Campbell	Graham	Marshall	Stromer
Christensen	Hamilton	Milligan	Strothman
Corey	Hansen of	Mohrfeld	Tapscott
Crabb	Black Hawk	Nelson	Tieden
Crosier	Hanson of	Newton	Van Drie
Cunningham	Howard-Mitchell	Nielsen	Van Nostrand
Darrington	Harbor	Ossian	Van Roekel
Den Herder	Holden	Pelton	Varley
Dooley	Huff	Perkins	Voorhees
Dougherty	Johnson of	Peterson	Walter
Drake	Audubon	Pierson	Warren
Dunton	Kitner	Poncy	Waugh
Edgington	Kluever	Priebe	Weichman
Ellsworth	Knoblauch	Rex	Welden
Ewell	Kreamer	Roorda	Wolfe
Fischer of	Kruse	Sanders	Mr. Speaker
Grundy	Lawson	Schroeder	(McCartney)
	Lippold		

The nays were, 23:

Baker	Cochran	Doyle	Franklin
Blouin	Dietz	Duitscher	Gannon

Jesse	Kennedy of	Miller of	Radl
Johnston of	Dubuque	Des Moines	Renda
Johnson	Mayberry	Miller of	Rodgers
Kennedy of	McCormick	Page	Schmeiser
Chickasaw	Mezvinsky	Nolting	Wells

Absent or not voting, 14:

Bennett	Knight	McIntyre	O'Hearn
Grassley	Koch	Mendenhall	Skinner
Hill	Langland	Middleswart	Winkelman
Kehe	Logemann		

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

Den Herder of Sioux moved that the vote by which Senate File 1060 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 69, nays 30.

The motion prevailed.

SIFTING COMMITTEE CALENDAR

(Senate File 1144 Pending)

Senate File 1144, a bill for an act relating to the control and regulation of drugs, 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 Senate File 1144 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Chapter one hundred eighty-nine (189), section one (1), Acts of the Sixty-second General Assembly, is hereby amended by inserting in line thirty-seven (37), after the word "state", the following: " , or any other state or territory of the United States,".

The amendment lost.

Sorg of Linn asked and received unanimous consent to withdraw the amendment filed by him on April 9, 1970, and found on page 1531 of the House Journal.

Sorg of Linn offered the following amendment from the floor:

Amend Senate File 1144 by adding thereto the following new section:

Sec. 2. Chapter one hundred eighty-nine (189), Acts of the Sixty-second General Assembly, is hereby amended by adding thereto the following new section:

"No depressant or stimulant drug shall be dispensed by mail."

(Senate File 1144 and the Sorg amendment pending at adjournment.)

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the conference committee report and the amendments contained therein and passed:

House File 1294, a bill for an act relating to the taxation of financial institutions.

Also: That the Senate insists on its amendment to:

Senate File 456, a bill for an act relating to the licensing and registration of nursing home administrators, 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, Mr. Hougén, chairman; the Senator from Marshall, Mr. Mowry; the Senator from Woodbury, Mr. Sullivan; and the Senator from Polk, Mr. O'Malley.

CARROLL A. LANE
Secretary of the Senate

CONFERENCE COMMITTEE APPOINTED (Senate File 456)

The Speaker announced the appointment of Holden of Scott, chairman; Roorda of Jasper, Corey of Louisa-Muscataine and Dunton of Keokuk, on the part of the House, as conferees concerning **Senate File 456**.

REPORT OF CONFERENCE COMMITTEE (House File 1198)

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 1198, an act relating to the sale and use of fertilizers and pesticides, creating a review board, and making an appropriation therefor, respectfully submit the following recommendations:

1. The Senate concur in House amendments 1, 2 and 3 to Senate amendment.

2. The House recede from amendment 4 and that the House and Senate adopt the following amendment:

By adding to section 7 the following new subsection:

6. By striking from section two hundred six point three (206.3), Code 1966, all of lines forty (40) through fifty (50) and inserting in lieu thereof the following:

(5) The date of manufacture of products found by

the chemical technology review board to be subject to deterioration because of age.

On the part of the Senate:

HUGH H. CLARKE, Chairman
LEIGH CURRAN
W. R. RABEDAUX
BASS VAN GILST

On the part of the House:

ANDREW VARLEY, Chairman
WILLIAM H. HUFF
MURRAY C. LAWSON
DALE M. COCHRAN

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 10, 1970, he approved and transmitted to the Secretary of State the following bills:

House File 251, an act relating to sex discrimination in employment, housing, and public accommodations.

House File 333, an act requiring all counties to become part of a merged area.

House File 404, an act relating to milk used for manufacturing purposes.

House File 443, an act relating to reversion of schoolhouse sites.

House File 1004, an act relating to hunting from aircraft or snowmobiles.

House File 1040, an act relating to the development and reconstruction of a historical site and making an appropriation therefor.

House File 1057, an act relating to property exempt from taxation.

House File 1146, an act relating to a cash allowance paid to prisoners upon discharge.

House File 1161, an act relating to the voting rights of county residents in annexation proceedings.

House File 1171, an act relating to the members of the board of architectural examiners.

House File 1197, an act relating to vacations for state employees.

House File 1229, an act relating to fees for filing hospital liens.

House File 1268, an act relating to taxation of mobile homes, providing for allocation of the proceeds of such tax, and requiring that manufacturers and dealers notify the county treasurer of the sale and delivery of a mobile home.

House File 1310, an act relating to stockholders' meetings for certain corporations.

House File 1330, an act relating to the construction of an administration building for the state highway commission.

House File 1332, an act relating to exemption from taxation of property of levee and drainage districts.

House File 1338, an act relating to school standards.

House File 1356, an act to legalize and validate the use of a bridge acquired by the Marion County board of supervisors from the Norfolk and Western Railway Company as part of the secondary road system in that county.

Senate File 1048, an act relating to township halls.

Senate File 1057, an act relating to special limitations of actions regarding the recovery of interests in real estate.

Senate File 1076, an act relating to venue in forgery cases.

Senate File 1096, an act relating to the appointment of interpreters in

legal proceedings before any court or administrative agency.

Senate File 1104, an act relating to the mileage and expenses of county engineers.

Senate File 1152, an act relating to copies of an enforcement officer's report of a motor vehicle accident.

Senate File 1153, an act relating to the certifying copies of the driving record of persons subject to the motor vehicle financial responsibility law.

Senate File 1198, an act relating to federal insured loans.

Senate File 1225, an act relating to the state archaeologist.

Senate File 1248, an act relating to the rate of interest on anticipatory bonds issued by townships.

Senate File 1271, an act to legalize and validate the proceedings of the board of directors of Iowa central community college (merged area V) and the Fort Dodge community school district, Fort Dodge, Iowa, in regard to the transfer of buildings, real estate, lease agreements, equipment, and books and the repayment of operational costs for the college for the year 1966-67 and to authorize and direct the board of directors of Fort Dodge community school district to execute and deliver to Iowa central community college (merged area V) a warranty deed for the real estate involved, and to authorize and direct said boards of directors to execute any and all other instruments necessary to complete the transition agreement.

Senate File 1301, an act relating to municipal parking facilities, to authorize cities and towns to issue revenue refunding bonds to refund revenue and revenue refunding bonds, or to refund such outstanding bonds and also improve a municipal parking system.

A communication was received from the Governor announcing that on April 11, 1970, he approved and transmitted to the Secretary of State the following bill:

House File 139, an act relating to the establishment of recreational bike-ways.

A communication was received from the Governor announcing that on April 13, 1970, he approved and transmitted to the Secretary of State the following bills:

Senate File 20, an act relating to demurrers by defendants in indictable criminal actions.

Senate File 82, an act to authorize the industrial commissioner to order the taking of depositions in workmen's compensation cases.

Senate File 83, an act relating to the duties of the industrial commissioner.

Senate File 356, an act to provide that the authority for the commitment of neglected, dependent, and delinquent children shall lie with the department of social services.

Senate File 444, an act relating to post-conviction procedure.

Senate File 460, an act relating to the fee for filing notice of corporate dissolution.

Senate File 1009, an act relating to acknowledgments by notaries public.

Senate File 1197, an act relating to municipal court clerks and bailiffs.

Senate File 1291, an act to establish a private school advisory committee.

AMENDMENTS FILED

1	Amend House File 1366 as follows:			
2	1. Page 2, by striking lines 21, 22 and 23, and inserting			
3	in lieu thereof the following:			
4	Richard Larsen		Attorney fees in	
5	Davenport, Iowa	1238-64-25	election contest	799.82
6	2. Page 3, by adding after line 8 the following:			
7	George L. Norman		Attorney fees in	
8	Keokuk, Iowa		election contest	587.65
9	Joseph L. Phelan		Attorney fees in	
10	Fort Madison, Iowa		election contest	579.00
11	Margaret Stevenson		Attorney fees in	
12	Davenport, Iowa		election contest	847.00
13	Tama County		Personal property	
14	Toledo, Iowa	752-64-25	tax credit	121.29

CAMP of Clinton

- 1 Amend Senate File 173 as follows:
- 2 1. By striking from line 11 the word "ten" and inserting in
- 3 lieu thereof the word "eight".
- 4 2. By striking from line 13 all after the word "days." and
- 5 all of lines 14 through 17 inclusive.

KREAMER of Polk

- 1 Amend Senate File 1084, as passed by the Senate and
- 2 reprinted, as follows:
- 3 1. Page 7, by striking lines 24 through 35 and page 8,
- 4 lines 1 and 2, and inserting in lieu thereof the following:
- 5 7. Promulgate rules and regulations necessary or
- 6 appropriate to effectuate the purposes of this Act under
- 7 the provisions of chapter seventeen A (17A) of the Code.
- 8 Such regulations shall include the establishment of general
- 9 principles and guidelines for determining the appropriate
- 10 bargaining unit for each classification of state government
- 11 and each local political subdivision, including publication
- 12 of reasonable notice and public hearing thereon where all
- 13 parties shall have an opportunity to be heard.
- 14 2. Page 10, by striking lines 21 through 27, inclusive,
- 15 and renumbering the following subsections.
- 16 3. Page 12, line 23, by inserting a colon after the
- 17 word "to"; and striking lines 24 through 26 inclusive, and
- 18 inserting in lieu thereof the following:
- 19 a. Wages, salaries, and other economic benefits such
- 20 as hours or periods of service.
- 21 4. Page 12, by relettering the subsequent subparagraphs
- 22 in section 16, subsection 1.
- 23 5. Page 14, by striking lines 26 through 33 inclusive,
- 24 and inserting in lieu thereof the following:
- 25 In the performance of their duty to bargain, the public
- 26 employer and the employee organization shall endeavor to
- 27 agree upon impasse procedures.
- 28 6. Page 14, by striking lines 34 and 35.

SHAW of Scott

1 Amend Senate File 1187, as passed by the Senate and
2 reprinted, as follows:

3 1. By adding the following new section:

4 "Sec. 4. The board of regents shall terminate all
5 actions with respect to further expansion at the
6 University of Northern Iowa, State University of Iowa,
7 and Iowa State University, or construction of any new
8 building for which the contract has not been let prior
9 to July 1, 1971, and all projects after July 1, 1971,
10 shall require legislative approval before a contract for
11 construction begins or for land purchase for expansion
12 at or for the State University of Iowa, or the Iowa
13 State University or University of Northern Iowa until the
14 governor's advisory committee on education completes its
15 study and files its recommendations regarding higher
16 education and the facilities therefor needed in the
17 State of Iowa. These provisions shall not apply to
18 remodeling or replacement of existing buildings which
19 can be completed by funds from endowments, gifts or
20 interest from temporary investments of funds available
21 to the board of regents."

SCHROEDER of Pottawattamie

On motion by Van Drie of Story, the House adjourned until 9:00
a.m., Tuesday, April 14, 1970.

JOURNAL OF THE HOUSE

Ninety-third Calendar Day—Sixty-seventh Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, TUESDAY, APRIL 14, 1970.

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

Prayer was offered by the Reverend Charles Greer, pastor of the West Side Church of Christ, Des Moines, Iowa.

The Journal of Monday, April 13, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Tieden of Clayton, Graham of Ida-Sac, Knight of Humboldt, and Cochran of Webster for the morning by the Speaker; Walter of Pottawattamie by the Speaker; Langland of Winneshiek by the Speaker; Winkelman of Calhoun by the Speaker.

PRESENTATION OF VISITORS

The Speaker announced the following visitors present in the House chamber:

Forty students from Perry High School. By Rodgers of Dallas.

Sixty sixth grade students from Agassiz School, Ottumwa, Iowa, accompanied by their teachers, Miss Workman, Mrs. Cutts and Mr. Pixley. By Poncy of Wapello.

Twenty office education class students from Ottumwa High School, accompanied by the teacher, Mrs. Ione Gobble. By Schwartz of Wapello.

Thirty senior students from Norway Community High School, accompanied by their teacher, Robert Dotzauer. By Weichman of Benton.

Twenty eighth grade students from Sacred Heart School, Spencer, Iowa, accompanied by Sister Carita. By Freeman of Clay-Dickinson.

PERSONAL PRIVILEGE

Dougherty of Lucas-Monroe rose on a point of personal privilege and presented to the House Philip Dicks, a top winner in the Hawk-eye Science Fair held in Des Moines.

Philip won a \$400 scholarship and an all-expense-paid trip to the Twenty-first International Science Fair in Baltimore, Maryland, May 10 to May 15.

His display was entitled "Can a Mass-Culture Photo-Synthetic Gas Exchange Successfully Be Maintained in a Closed Ecological System on a Permanent Moon Base?"

Philip, 18, a senior at Albia Community High School Albia, won first place in the biological science division and became the first student in the history of the Hawkeye Science Fair to win top prize in two successive years. He is the son of Mr. and Mrs. Cecil Dieks:

BIRTHDAY CONGRATULATIONS

Doyle of Woodbury rose on a point of personal privilege and on behalf of the House extended to the Honorable Dale T. Crosier "Birthday Congratulations."

PETITIONS FILED

The following petitions were received and placed on file:

By Priebe of Kossuth, from eight residents favoring state aid to private schools.

By the following Representatives favoring Senate File 1293, relating to auxiliary educational services to nonpublic school students: Wells of Linn, from twenty residents of Linn County; Voorhees of Black Hawk, from forty-six residents of Black Hawk County; Lawson of Cerro Gordo, from twenty-nine residents of Cerro Gordo County; Nolting of Black Hawk, from one thousand eighty-four residents of Black Hawk County; Wells of Linn, from ten residents of Linn County; Langland of Winneshiek, from fifty-six residents of Winneshiek County; Miller of Jones, from thirty-one residents of Jones County.

By Knight of Humboldt-Pocahontas, from one hundred forty-three residents of Pocahontas and Calhoun Counties favoring House File 1347, relating to election of the state board of education.

HOUSE CONCURRENT RESOLUTION 145

By Fischer of Grundy, Kreamer,
Logue and Battles

Whereas, the Iowa State Commerce Commission is presently negotiating with the Commodity Credit Corporation (CCC) of the United States Department of Agriculture to allow inspectors from the warehouse division of the Commerce Commission to conduct inspections of bonded warehouses on a cost-sharing basis which will qualify as federal inspections; and

Whereas, a subcommittee of the standing committees on commerce met during the interim between the first and second sessions of the Sixty-third General Assembly and studied the Iowa State Commerce Commission and its regulatory activities, including the activities and employees of the warehouse division of the Commerce Commission; and

Whereas, on the basis of the study it appears that there is some dissatisfaction by bonded warehouse owners, operators, and bonding companies with the inspection activities of the warehouse division, and a lack of communication between the warehouse division and the owners and operators of bonded warehouses; and

Whereas, suggestions have been made that the responsibility for regulation of bonded warehouses be transferred from the Commerce Commission to the Department of Agriculture; *Now, Therefore*,

Be It Resolved by the House, the Senate Concurring, That the Legislative Council is authorized to conduct during the 1970-1971 legislative interim a study of the operation, personnel organization, and operating efficiency of the warehouse division of the Iowa State Commerce Commission, including its placement within the Iowa State Commerce Commission. The study shall also include an evaluation and investigation of the cost-sharing provisions of the agreement with the Commodity Credit Corporation relating to inspections.

The study committee shall be composed of three members of the committee on commerce of the House of Representatives appointed by the Speaker of the House, and three members of the committee on commerce of the Senate be appointed by the President of the Senate.

Be It Further Resolved, That a report of the study shall be prepared and submitted to the legislative council and the members of the Sixty-fourth General Assembly, First Session, and shall be accompanied by legislative bill drafts designed to carry out the recommendations of the committee.

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 amended and passed the following bill in which the concurrence of the Senate was asked:

House File 595, a bill for an act relating to the purchase of real estate by the state.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1133, a bill for an act to legalize and validate the proceedings of the board of supervisors of Mitchell County, Iowa.

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

House File 1190, a bill for an act legalizing actions of the Oelwein Community School District.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1220, a bill for an act relating to the regulation of surface mining.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1275, a bill for an act relating to deposits of public funds in banks.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1346, a bill for an act relating to the furnishing of medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care.

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

House File 1359, a bill for an act to provide flexibility in the selection of position titles for members of the professional staff of the superintendent of public instruction.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 595

Amend House File 595 as follows:

1. Line 10, by striking the word "may" and by inserting in lieu thereof the word "shall".

2. By striking all of lines 11 through 14 and by inserting in lieu thereof the words "only capital funds appropriated for that purpose. All state appropriated".

3. Line 18, by striking all after the word "itself" and all of lines 19 through 21 and by inserting in lieu thereof the words "in rem, pursuant to chapter six hundred fifty-four (654) of the Code. In no event shall a deficiency judgment be entered or enforced against the state or the department making the purchase. The provisions of chapter six hundred fifty-six (656) of the Code prescribing how a real estate contract may be forfeited shall, in no event, be applicable. In a foreclosure proceeding pursuant to this Act and chapter six hundred fifty-four (654) of the Code, the department making the purchase and the attorney general shall be the only defendants who need be named and such department and the attorney general may be served personally or by restricted certified mail. The department and the attorney general shall have thirty days from the date of completed service in which to appear.' "

SENATE AMENDMENT TO HOUSE FILE 1133

Amend House File 1133 as follows:

1. Page 1, lines 16 and 17, by striking the words "and sale".

2. Page 2, line 6, by striking the words ", sale and delivery".

3. Page 2, line 11, by striking the words ", sold and delivered".

SENATE AMENDMENT TO HOUSE FILE 1220

Amend House File 1220, page 2, by inserting after line 16 the following new section:

"Sec. 6. A plan or rules and regulations setting health and safety standards for surface mining within this state shall not be valid or effective until approved by the governor after ascertaining

that proper funding for such a program is available and that such a program does not duplicate a program provided by any federal agency."

SENATE AMENDMENT TO HOUSE FILE 1275

Amend House File 1275 as follows:

1. Page 1, line 19, by striking the word "second" and inserting in lieu thereof the word "third".
2. Page 2, by striking lines 2 through 12 and inserting in lieu thereof the following:

"political subdivision's bank ledger statements covering the first month of each such quarter together with all of the paid checks or warrants posted thereon. Within five days after delivery of the bank statements and paid checks or warrants the executive officer and the administrative officer shall, jointly with an officer of all banks in which the political subdivision has funds on deposit, certify on forms prescribed by the auditor of state that the treasurer's record of the amount of money on deposit with the bank to the credit of the political subdivision as of the end of the previous month is to the best of their knowledge correct. The certification shall be".

3. Page 2, line 18, by striking the word "ten" and inserting in lieu thereof the word "five".

SENATE AMENDMENT TO HOUSE FILE 1346

Amend House File 1346 by striking on page 5, lines 29 and 30, the words "a representative of the ancillary suppliers of prosthetic devices," and inserting in lieu thereof the following: "Iowa Ophthalmic Dispensers, Inc., (opticians)".

CONSIDERATION OF BILLS BUSINESS PENDING

The House resumed consideration of **Senate File 1144**, a bill for an act relating to the control and regulation of drugs, and the following amendment filed by Sorg of Linn:

Amend Senate File 1144 by adding thereto the following new section:

Sec. 2. Chapter one hundred eighty-nine (189), Acts of the Sixty-second General Assembly, is hereby amended by adding thereto the following new section:

"No depressant or stimulant drug shall be dispensed by mail."

Sorg of Linn moved the adoption of his amendment.

Roll call was requested by Sorg of Linn and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were, 49:

Alt	Freeman of	Mayberry	Sanders
Battles	Clay-Dickinson	McCormick	Schmeiser
Brinck	Hansen of	Miller of	Shaw
Campbell	Black Hawk	Jones	Shepherd
Corey	Hill	Miller of	Sorg
Cunningham	Huff	Marshall	Strand
Darrington	Johnson of	Miller of	Stromer
Doyle	Audubon	Page	Strothman
Drake	Kehe	Milligan	Van Roekel
Duitscher	Kitner	Pierson	Varley
Dunton	Kreamer	Priebe	Voorhees
Edgington	Kruse	Radl	Weichman
Ellsworth	Logemann	Rex	Welden
Freeman of Buena Vista	Logue	Rodgers	

The nays were, 52:

Andersen	Goode	Lipsky	Poncy
Baker	Hamilton	McCartney	Renda
Bennett	Hanson of	McIntyre	Roorda
Bergman	Howard-Mitchell	Millen	Schroeder
Blouin	Holden	Miller of	Schwartz
Caffrey	Jesse	Des Moines	Stokes
Christensen	Johnston of	Mohrfeld	Tapscott
Crabb	Johnson	Nelson	Van Drie
Crosier	Kennedy of	Newton	Van Nostrand
Den Herder	Chickasaw	Nielsen	Warren
Dietz	Knoblauch	Nolting	Waugh
Dougherty	Koch	Ossian	Wells
Ewell	Lawson	Pelton	Wolfe
Fischer of Grundy	Lippold	Peterson	Mr. Speaker

Absent or not voting, 23:

Camp	Graham	Langland	Perkins
Cochran	Grassley	Mendenhall	Skinner
Dooley	Kennedy of	Menefee	Stroburg
Fisher of	Dubuque	Mezvinsky	Tieden
Greene	Kluever	Middleswart	Walter
Franklin	Knight	O'Hearn	Winkelman
Gannon			

The amendment lost.

Sorg of Linn moved that Rule 36 be invoked on Senate File 1144.

Fischer of Grundy rose on a point of order that the motion by Sorg of Linn was out of order.

The Speaker ruled the point well taken and the motion out of order.

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 70 was invoked.

On the question "Shall the bill pass?" (S.F. 1144)

The ayes were, 61:

Andersen	Fisher of	McIntyre	Roorda
Baker	Greene	Mezvinsky	Schmeiser
Battles	Gannon	Millen	Schroeder
Bennett	Goode	Miller of	Schwartz
Bergman	Hamilton	Des Moines	Shaw
Blouin	Holden	Miller of	Shepherd
Caffrey	Jesse	Jones	Stokes
Camp	Johnston of	Milligan	Stroburg
Christensen	Johnson	Mohrfeld	Tapscott
Crosier	Kennedy of	Newton	Van Drie
Darrington	Chickasaw	Nolting	Van Nostrand
Den Herder	Kluever	Ossian	Warren
Dougherty	Koch	Pelton	Waugh
Ellsworth	Lawson	Perkins	Wells
Ewell	Lippold	Peterson	Wolfe
Fischer of	Lipsky	Poncy	Mr. Speaker
Grundy	McCartney	Renda	

The nays were, 58:

Alt	Freeman of	Kreamer	Priebe
Brinck	Clay-Dickinson	Kruse	Radl
Campbell	Grassley	Logemann	Rex
Cochran	Hansen of	Logue	Rodgers
Corey	Black Hawk	Mayberry	Sanders
Crabb	Hanson of	McCormick	Sorg
Cunningham	Howard-Mitchell	Menefee	Strand
Dietz	Hill	Middleswart	Stromer
Doyle	Huff	Miller of	Strothman
Drake	Johnson of	Marshall	Tieden
Duitscher	Audubon	Miller of	Van Roekel
Dunton	Kehe	Page	Varley
Edgington	Kennedy of	Nelson	Voorhees
Freeman of	Dubuque	Nielsen	Weichman
Buena Vista	Kitner	Pierson	Welden
	Knoblauch		

Absent or not voting, 10:

Dooley	Knight	O'Hearn	Walter
Franklin	Langland	Skinner	Winkelman
Graham	Mendenhall		

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

MOTION TO RECONSIDER
(Senate File 1144)

MR. SPEAKER: I move to reconsider the vote by which Senate File 1144 failed to pass the House.

WILLIAM HILL

HOUSE FILE 1182 WITHDRAWN

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw **House File 1182** from further consideration by the House.

APPROPRIATIONS CALENDAR

House File 1366, 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.

Camp of Clinton offered the following amendment filed by him and moved its adoption:

Amend House File 1366 as follows:

1. Page 2, by striking lines 21, 22 and 23, and inserting in lieu thereof the following:			
Richard Larsen		Attorneys fees in	
Davenport, Iowa	1238-64-25	election contest	799.82
2. Page 3, by adding after line 8 the following:			
George L. Norman		Attorneys fees in	
Keokuk, Iowa		election contest	587.65
Joseph L. Phelan		Attorneys fees in	
Fort Madison, Iowa		election contest	579.00
Margaret Stevenson		Attorneys fees in	
Davenport, Iowa		election contest	847.00
Tama County		Personal property	
Toledo, Iowa	752-64-25	tax credit	121.29

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.

Under the provisions of Rule 71, Middleswart of Warren refrained from voting.

On the question "Shall the bill pass?" (H.F. 1366)

The ayes were, 101:

Alt	Drake	Johnston of	McIntyre
Andersen	Duitscher	Johnson	Menefee
Baker	Dunton	Kehe	Mezvinsky
Battles	Edgington	Kennedy of	Millen
Bergman	Ellsworth	Chickasaw	Miller of
Blouin	Fisher of	Kennedy of	Des Moines
Brinck	Greene	Dubuque	Miller of
Caffrey	Freeman of	Kitner	Jones
Camp	Buena Vista	Kluever	Miller of
Campbell	Gannon	Knoblauch	Marshall
Christensen	Goode	Koch	Miller of
Cochran	Grassley	Kreamer	Page
Corey	Hamilton	Kruse	Milligan
Crabb	Hanson of	Lawson	Mohrfeld
Crosier	Howard-Mitchell	Lippold	Nelson
Cunningham	Hill	Lipsky	Newton
Darrington	Holden	Logemann	Nielsen
Den Herder	Huff	Logue	Nolting
Dietz	Johnson of	Mayberry	Ossian
Dougherty	Audubon	McCartney	Pelton
Doyle		McCormick	Perkins

Peterson	Schmeiser	Stroburg	Voorhees
Pierson	Schroeder	Stromer	Warren
Poncy	Schwartz	Strothman	Waugh
Priebe	Shaw	Tapscott	Weichman
Rex	Shepherd	Van Drie	Weiden
Rodgers	Stokes	Van Roekel	Wells
Roorda	Strand	Varley	Mr. Speaker
Sanders			

The nays were, none.

Absent or not voting, 23:

Bennett	Freeman of	Langland	Sorg
Dooley	Clay-Dickinson	Mendenhall	Tieden
Ewell	Graham	Middleswart	Van Nostrand
Fischer of	Hansen of	O'Hearn	Walter
Grundy	Black Hawk	Radl	Winkelman
Franklin	Jesse	Renda	Wolfe
	Knight	Skinner	

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

HOUSE CONCURRENT RESOLUTION 103 LOST

McIntyre of Linn called up for consideration **House Concurrent Resolution 103**, filed on January 15, 1970, and found on pages 106 and 107 of the House Journal, and moved its adoption.

Motion lost and the resolution failed to be adopted.

CONFERENCE COMMITTEE REPORT FAILED TO BE ADOPTED (Senate File 1181)

Van Drie of Story called up for consideration the conference committee report on **Senate File 1181**, a bill for an act relating to driver license fees and their renewal, as follows:

REPORT OF CONFERENCE COMMITTEE (Senate File 1181)

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 1181, a bill for an act relating to driver license fees and their renewal, respectfully submit the following recommendations:

1. The Senate concur in amendments 1, 2, 3 and 4.
2. The House recede from amendment 5.
3. Amend amendment 6 by striking lines 1 and 2 and inserting in lieu thereof the following: "6. Page 2, by striking lines 27 through 35, and on page 3, all of lines 1 through 18 and insert the following:

Sec. 5. Chapter three hundred twenty-one (321), Code 1966, is hereby amended by adding the following new section thereto:

A resident of this state who is legally blind may apply to the department in the manner provided by law for a four-year operator's

license. The department shall upon payment of the required fee issue such person an operator's license upon the usual license form as set forth in section three hundred twenty-one point one hundred eighty-nine (321.189) of the Code. However, such license shall not grant the person to whom it is issued the privilege to operate any motor vehicle, or to supervise another in such operation. It shall be plainly stamped across the face of such license that it is for identification only and that it is not valid for the operation of a motor vehicle. Such license shall be valid for the period of four years and be renewable as other operators' licenses. An applicant for an operator's license or renewal thereof pursuant to this Act, shall not be subject to or required to pass an examination as provided in sections three hundred twenty-one point one hundred eighty-six (321.186) and three hundred twenty-one point one hundred ninety-six (321.196) of the Code.

Sec. 6. Section three hundred twenty-one point one hundred ninety-one (321.191), Code 1966, is hereby amended by inserting in line five (5) after the word "dollars," the following:

The fee for an operator's license issued to a person who is legally blind shall be five dollars.

4. The Senate concur in amendments 7 and 8.
5. The House recede from amendments 9 and 10.
6. The Senate concur in amendment 11.

On the part of the House:
 RUDY VAN DRIE, Chairman
 T. R. ELLSWORTH
 GEORGE N. PIERSON
 ROBERT E. NEWTON

On the part of the Senate:
 VERNON H. KYHL, Chairman
 THOMAS J. FREY
 J. HENRY LUCKEN
 WILLIAM J. REICHARDT

Van Drie of Story moved the adoption of the conference committee report and the amendments contained therein.

Roll call was requested by Freeman of Buena Vista and Van Drie of Story.

On the question "Shall the report be adopted?"

The ayes were, 20:

Alt	Fisher of	Newton	Sorg
Andersen	Greene	Perkins	Van Drie
Cunningham	Huff	Pierson	Van Nostrand
Drake	Kluever	Sanders	Van Roekel
Dunton	Kreamer	Shaw	Voorhees
	Milligan		

The nays were, 89:

Battles	Crosier	Fischer of	Hamilton
Bennett	Darrington	Grundy	Hansen of
Bergman	Den Herder	Franklin	Black Hawk
Blouin	Dietz	Freeman of	Hill
Caffrey	Dougherty	Buena Vista	Holden
Camp	Doyle	Freeman of	Jesse
Campbell	Duitscher	Clay-Dickinson	Johnson of
Christensen	Edgington	Gannon	Audubon
Corey	Ellsworth	Goode	Johnston of
Crabb	Ewell	Grassley	Johnson

Kehe	McIntyre	Nielsen	Shepherd
Kennedy of	Menefee	Nolting	Stokes
Chickasaw	Mezvinsky	Ossian	Strand
Kennedy of	Middleswart	Pelton	Stroburg
Dubuque	Millen	Peterson	Stromer
Kitner	Miller of	Poncy	Strothman
Knoblauch	Des Moines	Priebe	Tapscott
Koch	Miller of	Radl	Varley
Kruse	Jones	Renda	Warren
Lippold	Miller of	Rex	Waugh
Lipsky	Marshall	Rodgers	Weichman
Logemann	Miller of	Roorda	Welden
Logue	Page	Schmeiser	Wells
Mayberry	Mohrfeld	Schroeder	Wolfe
McCartney	Nelson	Schwartz	Mr. Speaker
McCormick			

Absent or not voting, 15:

Baker	Graham	Langland	Skinner
Brinck	Hanson of	Lawson	Tieden
Cochran	Howard-Mitchell	Mendenhall	Walter
Dooley	Knight	O'Hearn	Winkelman

The motion lost and the report failed to be adopted.

SECOND CONFERENCE COMMITTEE APPOINTED
(Senate File 1181)

The Speaker announced the appointment of Millen of Jefferson-Van Buren, chairman; Goode of Appanoose-Davis, Freeman of Buena Vista and Caffrey of Polk as conferees, on the part of the House, for the second conference committee concerning **Senate File 1181**.

ADOPTION OF CONFERENCE COMMITTEE REPORT
(House File 1198)

Varley of Adair-Madison called up for consideration the conference committee report on **House File 1198**, a bill for an act relating to the sale and use of fertilizers and pesticides, creating a fertilizer and pesticide review board and making an appropriation therefor, as follows:

REPORT OF CONFERENCE COMMITTEE
(House File 1198)

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 1198, an act relating to the sale and use of fertilizers and pesticides, creating a review board, and making an appropriation therefor, respectfully submit the following recommendations:

1. The Senate concur in House amendments 1, 2 and 3 to Senate amendment.

2. The House recede from amendment 4 and that the House and Senate adopt the following amendment:

By adding to section 7 the following new subsection:

6. By striking from section two hundred six point three (206.3), Code 1966, all of lines forty (40) through fifty (50) and inserting in lieu thereof the following:

(5) The date of manufacture of products found by the chemical technology review board to be subject to deterioration because of age.

On the part of the Senate:

HUGH H. CLARKE, Chairman
LEIGH CURRAN
W. R. RABEDAUX
BASS VAN GILST

On the part of the House:

ANDREW VARLEY, Chairman
WILLIAM H. HUFF
MURRAY C. LAWSON
DALE M. COCHRAN

Varley of Adair-Madison moved the adoption of the conference committee report and the amendments contained therein.

A non-record roll call was requested.

The ayes were 103, nays none.

The 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?" (H.F. 1198)

The ayes were, 107:

Alt	Ewell	Kennedy of	Miller of
Andersen	Fisher of	Dubuque	Page
Battles	Greene	Kitner	Milligan
Bennett	Franklin	Kluever	Nelson
Bergman	Freeman of	Knoblauch	Newton
Blouin	Buena Vista	Koch	Nielsen
Brinck	Freeman of	Kreamer	Nolting
Caffrey	Clay-Dickinson	Kruse	Ossian
Camp	Gannon	Lawson	Pelton
Campbell	Goode	Lippold	Perkins
Christensen	Grassley	Logemann	Peterson
Cochran	Hamilton	Logue	Pierson
Corey	Hansen of	Mayberry	Poncy
Crabb	Black Hawk	McCormick	Priebe
Crosier	Hanson of	McIntyre	Radl
Cunningham	Howard-Mitchell	Menefee	Renda
Darrington	Hill	Mezvinsky	Rex
Den Herder	Holden	Middleswart	Rodgers
Diets	Huff	Millen	Roord
Dougherty	Jesse	Miller of	Sanders
Doyle	Johnson of	Des Moines	Schmeiser
Drake	Audubon	Miller of	Schroeder
Duitscher	Johnston of	Jones	Schwartz
Dunton	Johnson	Miller of	Shaw
Edgington	Kennedy of	Marshall	Shepherd
Ellsworth	Chickasaw		Sorg

Stokes	Tapscott	Varley	Weichman
Strand	Van Drie	Voorhees	Wells
Stroburg	Van Nostrand	Warren	Wolfe
Stromer	Van Roekel	Waugh	Mr. Speaker
Strothman			

The nays were, none.

Absent or not voting, 17:

Baker	Kehe	Mendenhall	Tieden
Dooley	Knight	Mohrfeld	Walter
Fischer of	Langland	O'Hearn	Welden
Grundy	Lipsky	Skinner	Winkelman
Graham	McCartney		

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

SENATE AMENDMENT CONSIDERED

Mohrfeld of Tama called up for consideration **House File 1279**, a bill for an act to authorize student teaching and to establish the status and authority of student teachers, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1279 as follows:

1. Page 1, lines 9 and 10, by striking the words "or other professional field experiences,"
2. Page 1, lines 16 through 19, by striking the words "for the purpose of providing professional field experiences to students under the direction of regularly employed and certificated supervising teachers in such approved school district or private school,"
3. Page 1, lines 21 and 22, by striking the words "in professional field experiences, in any public school,"
4. Page 2, by striking lines 7 through 14, inclusive, and inserting a quotation mark after the word "assigned." in line 6.
5. By adding the following new section on page 2:
"Section two hundred seventy-seven point four (277.4), Code 1966, as amended by the Sixty-third General Assembly, Second Session, is further amended by striking from lines nine (9) and ten (10) the words 'except that in'."

Motion prevailed and the House concurred in the Senate amendment.

Mohrfeld of Tama 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. 1279)

The ayes were, 107:

Alt	Freeman of	Lippold	Priebe
Andersen	Buena Vista	Lipsky	Radl
Battles	Freeman of	Logemann	Renda
Bennett	Clay-Dickinson	Logue	Rex
Bergman	Gannon	Mayberry	Rodgers
Blouin	Goode	McCartney	Roorda
Caffrey	Grassley	McCormick	Sanders
Camp	Hamilton	McIntyre	Schmeiser
Campbell	Hansen of	Menefee	Schroeder
Christensen	Black Hawk	Mezvinsky	Schwartz
Cochran	Hanson of	Millen	Shaw
Corey	Howard-Mitchell	Miller of	Shepherd
Crabb	Hill	Des Moines	Sorg
Crosier	Holden	Miller of	Stokes
Cunningham	Huff	Jones	Strand
Darrington	Johnson of	Miller of	Stroburg
Den Herder	Audubon	Marshall	Stromer
Dietz	Johnston of	Miller of	Strothman
Dougherty	Johnson	Page	Tapscott
Doyle	Kehe	Milligan	Van Drie
Duitscher	Kennedy of	Mohrfeld	Van Nostrand
Dunton	Chickasaw	Newton	Varley
Edgington	Kennedy of	Nielsen	Voorhees
Ellsworth	Dubuque	Nolting	Warren
Ewell	Kitner	Ossian	Waugh
Fischer of	Cluever	Pelton	Weichman
Grundy	Knoblauch	Perkins	Welden
Fisher of	Koch	Peterson	Wells
Greene	Kreamer	Pierson	Wolfe
Franklin	Kruse	Poncy	Mr. Speaker
	Lawson		

The nays were, none.

Absent or not voting, 17:

Baker	Jesse	Middleswart	Tieden
Brinck	Knight	Nelson	Van Roekel
Dooley	Langland	O'Hearn	Walter
Drake	Mendenhall	Skinner	Winkelman
Graham			

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

MOTION TO WITHDRAW FROM SIFTING COMMITTEE LOST
(House File 1064)

Blouin of Dubuque called up for consideration his motion to withdraw **House File 1064** from the sifting committee, filed on **March 26, 1970**, and found on page 1212 of the House Journal.

Roll call was requested by Blouin of Dubuque and Gannon of Jasper.

On the question "Shall House File 1064 be withdrawn from sifting committee?"

The ayes were, 81:

Bennett	Franklin	Kennedy of	Nolting
Blouin	Gannon	Dubuque	Poncy
Caffrey	Grassley	Knoblauch	Radl
Crosier	Jesse	Mayberry	Renda
Dietz	Johnston of	McCormick	Rodgers
Doyle	Johnson	Mezvinsky	Sanders
Duitscher	Kennedy of	Miller of	Schmeiser
Dunton	Chickasaw	Des Moines	Tapscott
Ewell		Newton	Wells

The nays were, 75:

Alt	Freeman of	McCartney	Schroeder
Andersen	Clay Dickinson	McIntyre	Schwartz
Battles	Goode	Menefee	Shaw
Bergman	Hamilton	Millen	Shepherd
Brinck	Hansen of	Miller of	Sorg
Camp	Black Hawk	Jones	Stokes
Campbell	Hanson of	Miller of	Strand
Christensen	Howard-Mitchell	Marshall	Stroburg
Corey	Huff	Miller of	Stromer
Crabb	Johnson of	Page	Strothman
Cunningham	Audubon	Milligan	Van Drie
Darrington	Kehe	Mohrfeld	Van Nostrand
Den Herder	Kitner	Nelson	Van Roekel
Dougherty	Kluever	Nielsen	Varley
Edgington	Koch	Ossian	Voorhees
Ellsworth	Kreamer	Pelton	Warren
Fischer of	Kruse	Perkins	Waugh
Grundy	Lawson	Peterson	Weichman
Fisher of	Lippold	Pierson	Welden
Greene	Logemann	Rex	Wolfe
Freeman of	Logue	Roorda	Mr. Speaker
Buena Vista			

Absent or not voting, 18:

Baker	Hill	Mendenhall	Skinner
Cochran	Holden	Middleswart	Tieden
Dooley	Knight	O'Hearn	Walter
Drake	Langland	Priebe	Winkelman
Graham	Lipsky		

The motion having failed to receive a two-thirds majority lost.

SENATE FILE 1144 RECONSIDERED

Hill of Marshall called up for consideration his motion to reconsider **Senate File 1144** and moved to reconsider the vote by which Senate File 1144, a bill for an act relating to the control and regulation of drugs, failed to pass the House on April 14, 1970.

A non-record roll call was requested.

The ayes were 64, nays 41.

The motion having received a constitutional majority prevailed.

Hill of Marshall moved that the vote by which Senate File 1144 was placed on its last reading be reconsidered.

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.

Rule 69 was invoked.

Rule 70 was invoked.

On the question "Shall the bill pass?" (S.F. 1144)

The ayes were, 69:

Andersen	Gannon	Lippold	Poncy
Baker	Goode	Lipsky	Renda
Battles	Grassley	McCartney	Rodgers
Bennett	Hamilton	McIntyre	Roorda
Bergman	Hanson of	Mezvinsky	Schroeder
Blouin	Howard-Mitchell	Middleswart	Schwartz
Caffrey	Hill	Millen	Shaw
Camp	Holden	Miller of	Shepherd
Christensen	Jesse	Des Moines	Stokes
Crabb	Johnston of	Miller of	Stroburg
Crosier	Johnson	Jones	Tapscott
Darrington	Kennedy of	Milligan	Van Drie
Den Herder	Chickasaw	Mohrfeld	Van Nostrand
Dougherty	Kennedy of	Newton	Warren
Ellsworth	Dubuque	Nolting	Waugh
Ewell	Kluever	Ossian	Welden
Fischer of	Knoblauch	Pelton	Wells
Grundy	Koch	Perkins	Wolfe
Fisher of	Lawson	Peterson	Mr. Speaker
Greene			

The nays were, 42:

Alt	Freeman of	Kruse	Pierson
Brinck	Buena Vista	Logemann	Priebe
Campbell	Freeman of	Logue	Radl
Corey	Clay-Dickinson	Mayberry	Rex
Cunningham	Hansen of	McCormick	Sanders
Dietz	Black Hawk	Menefee	Sorg
Doyle	Huff	Miller of	Strand
Drake	Johnson of	Marshall	Strothman
Duitscher	Audubon	Miller of	Van Roekel
Dunton	Kehe	Page	Varley
Edgington	Kitner	Nelson	Voorhees
Franklin	Kreamer	Nielsen	Weichman

Absent or not voting, 18:

Cochran	Langland	Schmeiser	Tieden
Dooley	Mendenhall	Skinner	Walter
Graham	O'Hearn	Stromer	Winkelman
Knight			

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 that the vote by which

Senate File 1144 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 66, nays 47.

The motion prevailed.

SIFTING COMMITTEE CALENDAR

Senate File 1187, a bill for an act relating to the establishment of a university in western Iowa, with report of committee recommending passage, was taken up for consideration.

Miller of Page rose on a point of order and invoked Rule 31.

(Senate File 1187 pending at recess.)

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Harbor in the chair.

SIFTING COMMITTEE CALENDAR

The House resumed consideration of **Senate File 1187**.

On the point of order raised by Miller of Page invoking Rule 31, the Speaker ruled the point not well taken.

Cluever of Cass asked and received unanimous consent to withdraw the two amendments filed by him on March 12, 1970, and found on page 997 of the House Journal, striking all after the enacting clause.

Schrøeder of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him on March 9, 1970, and found on pages 837 and 838 of the House Journal, and the amendment filed by him on March 24, 1970, and found on page 1184 of the House Journal.

Van Nostrand of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend Senate File 1187, as passed by the Senate, by striking all of section 1 and substituting in lieu thereof the following:

Section 1. The board of regents shall terminate all actions with respect to the purchasing of land for a western Iowa institution as authorized by chapter six (6), section four (4), Acts of the Sixty-second General Assembly. Any unencumbered balance of moneys appropriated to the board of regents pursuant to chapter

six (6), section four (4), Acts of the Sixty-second General Assembly, shall remain with the board of regents and shall not be used for any other purpose until the governor's advisory committee on education has completed its study on the need and feasibility of an institution in western Iowa at Atlantic and until the legislature acts thereon.

Roll call was requested by Van Nostrand of Pottawattamie and Schroeder of Pottawattamie.

On the question "Shall the amendment be adopted?"

The ayes were, 63:

Baker	Grassley	Millen	Poncy
Battles	Hanson of	Miller of	Radl
Blouin	Howard-Mitchell	Jones	Renda
Caffrey	Hill	Miller of	Rodgers
Campbell	Holden	Marshall	Schroeder
Christensen	Huff	Miller of	Shaw
Crosier	Jesse	Page	Stroburg
Darrington	Johnson of	Mohrfeld	Strothman
Dougherty	Audubon	Nelson	Tapscott
Doyle	Kahe	Newton	Van Nostrand
Duitscher	Kitner	Nielsen	Van Roekel
Dunton	Kluever	Nolting	Varley
Ellsworth	Koch	Ossian	Waugh
Ewell	Lipsky	Pelton	Weichman
Fisher of	Logue	Perkins	Wells
Greene	McCartney	Peterson	Wolfe
Franklin	Middleswart	Pierson	Mr. Speaker
Goode			

The nays were, 45:

Alt	Freeman of	Knight	Rex
Andersen	Buena Vista	Knoblauch	Roorda
Bergman	Freeman of	Kreamer	Sanders
Brinck	Clay-Dickinson	Kruse	Schwartz
Cochran	Gannon	Lippold	Shepherd
Corey	Graham	Logemann	Sorg
Crabb	Hamilton	Mayberry	Stokes
Cunningham	Hansen of	McCormick	Strand
Den Herder	Black Hawk	McIntyre	Tieden
Dietz	Johnston of	Menefee	Van Drie
Drake	Johnson	Mezvinsky	Voorhees
Edgington	Kennedy of	Milligan	Welden
	Chickasaw	Priebe	

Absent or not voting, 16:

Bennett	Kennedy of	Miller of	Stromer
Camp	Dubuque	Des Moines	Walter
Dooley	Langland	O'Hearn	Warren
Fischer of	Lawson	Schmeiser	Winkelman
Grundy	Mendenhall	Skinner	

The amendment was adopted.

Kluever of Cass offered the following amendment filed by him:
Amend Senate File 1187, page 1, by inserting after line

16 the following new section and renumbering the remaining section:

"Sec. 3. Any person, group of persons, or corporation who, in reliance upon chapter six (6), section four (4), Acts of the Sixty-second General Assembly and chapter forty-nine (49), section one (1), Acts of the Sixty-third General Assembly, First Session, has expended reasonable sums of money or is legally obligated to expend reasonable sums of money to secure the location of the proposed western Iowa university or for title searches, abstracting, clearing titles and any other reasonable expense necessary to prepare the real estate designated by the board of regents for such school, for transfer or conveyance to the State of Iowa, shall have a cause of action against the State of Iowa for the recovery of such sums of money. Such actions shall be enforced and paid in the same manner as tort claims against the State of Iowa pursuant to chapter twenty-five A (25A) of the Code.

Crabb of Crawford rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

Cluever of Cass moved the adoption of his amendment.

A non-record roll call was requested.

The ayes were 28, nays 57.

The amendment lost.

Cluever of Cass asked and received unanimous consent to withdraw the amendment filed by him on March 12, 1970, and found on page 996 of the House Journal.

Miller of Page asked and received unanimous consent to withdraw the amendment filed by him on March 11, 1970, and found on page 958 of the House Journal.

Schroeder of Pottawattamie offered the following amendment filed by him:

Amend Senate File 1187, as passed by the Senate and reprinted, as follows:

1. By adding the following new section:

"Sec. 4. The board of regents shall terminate all actions with respect to further expansion at the University of Northern Iowa, State University of Iowa, and Iowa State University, or construction of any new building for which the contract has not been let prior to July 1, 1971, and all projects after July 1, 1971, shall require legislative approval before a contract for construction begins or for land purchase for expansion

at or for the State University of Iowa, or the Iowa State University or University of Northern Iowa until the governor's advisory committee on education completes its study and files its recommendations regarding higher education and the facilities therefor needed in the State of Iowa. These provisions shall not apply to remodeling or replacement of existing buildings which can be completed by funds from endowments, gifts or interest from temporary investments of funds available to the board of regents."

Blouin of Dubuque rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and the amendment germane.

McCartney of Floyd moved the previous question on Senate File 1187 and all amendments and motions filed thereto.

The motion prevailed.

Schroeder of Pottawattamie moved the adoption of his amendment.

Roll call was requested by Schroeder of Pottawattamie and Kluever of Cass.

Rule 70 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were, 26:

Caffrey	Freeman of	Logue	Rex
Christensen	Buena Vista	Menefee	Schroeder
Corey	Freeman of	Mohrfeld	Schwartz
Darrington	Clay-Dickinson	Perkins	Stroburg
Diets	Grassley	Peterson	Stromer
Fisher of	Hill	Pierson	Welden
Greene	Kehe	Radl	Mr. Speaker
	Kitner		

The nays were, 81:

Alt	Doyle	Hansen of	Kreamer
Andersen	Drake	Black Hawk	Kruse
Battles	Duitscher	Hanson of	Lippold
Bennett	Dunton	Howard-Mitchell	Lipsky
Bergman	Ellsworth	Huff	Logemann
Blouin	Ewell	Johnson of	Mayberry
Campbell	Fischer of	Audubon	McCartney
Cochran	Grundy	Kennedy of	McCormick
Crabb	Franklin	Chickasaw	McIntyre
Crosier	Gannon	Kennedy of	Mezvinsky
Cunningham	Goode	Dubuque	Middleswart
Den Herder	Graham	Kluever	Millen
Dooley	Hamilton	Knoblauch	Miller of
Dougherty		Koch	Des Moines

Miller of Jones	Nolting	Schmeiser	Van Drie
Miller of Marshall	Ossian	Shaw	Van Roekel
Miller of Page	Pelton	Shepherd	Varley
Nelson	Poncy	Sorg	Voorhees
Newton	Priebe	Stokes	Warren
Nielsen	Renda	Strand	Waugh
	Rodgers	Strothman	Weichman
	Roorda	Tapscott	Wells
	Sanders	Tieden	Wolfe

Absent or not voting, 17:

Baker	Jesse	Lawson	Skinner
Brinck	Johnston of Johnson	Mendenhall	Van Nostrand
Camp	Johnson	Milligan	Walter
Edgington	Knight	O'Hearn	Winkelman
Holden	Langland		

The amendment lost.

Tapscott of Polk offered the following amendment from the floor:
Amend Senate File 1187, as passed by the Senate and reprinted, as follows:

1. By adding the following new section:

The Board of Regents is to commit no further funds for which the contract has not been let prior to July 1, 1971, from any source for expansion of the University Hospital at Iowa City, other than necessary for ongoing maintenance and upkeep, until the study committee has completed its work and made its report.

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.

Tapscott of Polk moved the adoption of his amendment.

Roll call was requested by Tapscott of Polk and Crabb of Crawford.

On the question "Shall the amendment be adopted?"

The ayes were, 46:

Alt	Freeman of	Koch	Pierson
Blouin	Clay-Dickinson	Kreamer	Poncy
Brinck	Gannon	Logue	Renda
Caffrey	Huff	Mayberry	Rodgers
Christensen	Jesse	McCormick	Roorda
Crosier	Johnson of	Menefee	Schroeder
Darrington	Audubon	Middleswart	Schwartz
Dietz	Kennedy of	Miller of	Sorg
Dougherty	Chickasaw	Page	Stromer
Doyle	Kennedy of	Nielsen	Tapscott
Ewell	Dubuque	Nolting	Van Nostrand
Franklin	Kluever	Perkins	Voorhees
	Knoblauch	Peterson	Wells

The nays were, 61:

Andersen	Fisher of	Logemann	Sanders
Battles	Greene	McCartney	Schmeiser
Bergman	Freeman of	McIntyre	Shaw
Camp	Buena Vista	Mezvinsky	Shepherd
Campbell	Goode	Millen	Stokes
Corey	Graham	Miller of	Strand
Crabb	Hamilton	Des Moines	Strothman
Cunningham	Hansen of	Miller of	Tieden
Den Herder	Black Hawk	Jones	Van Drie
Dooley	Hanson of	Miller of	Van Roekel
Drake	Howard-Mitchell	Marshall	Varley
Duitscher	Hill	Mohrfeld	Warren
Dunton	Johnston of	Nelson	Waugh
Edgington	Johnson	Newton	Weichman
Ellsworth	Kitner	Ossian	Welden
Fischer of	Kruse	Priebe	Wolfe
Grundy	Lippold	Radl	Mr. Speaker
	Lipsky	Rex	

Absent or not voting, 17:

Baker	Kehe	Mendenhall	Skinner
Bennett	Knight	Milligan	Stroburg
Cochran	Langland	O'Hearn	Walter
Grassley	Lawson	Pelton	Winkelman
Holden			

The amendment lost.

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. 1187)

The ayes were, 109:

Alt	Dunton	Huff	Menefee
Andersen	Edgington	Johnson of	Mezvinsky
Battles	Ellsworth	Audubon	Middleswart
Bergman	Ewell	Johnston of	Millen
Blouin	Fischer of	Johnson	Miller of
Brinck	Grundy	Kennedy of	Des Moines
Caffrey	Fisher of	Chickasaw	Miller of
Camp	Greene	Kitner	Jones
Campbell	Franklin	Cluever	Miller of
Christensen	Freeman of	Knight	Marshall
Cochran	Buena Vista	Knoblauch	Milligan
Corey	Freeman of	Koch	Mohrfeld
Crabb	Clay-Dickinson	Kreamer	Nelson
Crosier	Gannon	Kruse	Newton
Cunningham	Goode	Lawson	Nielsen
Darrington	Graham	Lippold	Nolting
Den Herder	Grassley	Lipsky	Ossian
Dietz	Hamilton	Logemann	Pelton
Dooley	Hansen of	Loge	Peterson
Dougherty	Black Hawk	Mayberry	Pierson
Doyle	Hanson of	McCartney	Poncy
Drake	Howard-Mitchell	McCormick	Radl
Duitscher	Hill	McIntyre	Renda

Rex	Shepherd	Tapscott	Warren
Rodgers	Sorg	Tieden	Waugh
Roorda	Stokes	Van Drie	Weichman
Sanders	Strand	Van Nostrand	Welden
Schmeiser	Stroburg	Van Roekel	Wells
Schroeder	Stromer	Varley	Wolfe
Schwartz	Strothman	Voorhees	Mr. Speaker
Shaw			

The nays were, 2:

Miller of	Perkins
Page	

Absent or not voting, 13:

Baker	Kehe	Mendenhall	Skinner
Bennett	Kennedy of	O'Hearn	Walter
Holden	Dubuque	Priebe	Winkelman
Jesse	Langland		

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

HOUSE FILE 1167 WITHDRAWN

Crabb of Crawford moved that the vote by which Senate File 1187 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 66, nays 32.

The motion prevailed.

Crabb of Crawford asked and received unanimous consent to withdraw **House File 1167** from further consideration by the House.

Gannon of Jasper in the chair at 3:35 p.m.

SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

House File 1341, a bill for an act to create a scenic rivers system in this state, with report of committee recommending passage, was taken up for consideration.

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. 1341)

The ayes were, 105:

Alt	Battles	Brinck	Campbell
Andersen	Bergman	Caffrey	Christensen
Baker	Blouin	Camp	Cochran

Corey	Hamilton	McCormick	Rodgers
Crabb	Hansen of	Menefee	Sanders
Crosier	Black Hawk	Mezvinsky	Schmeiser
Cunningham	Hanson of	Middleswart	Schroeder
Darrington	Howard-Mitchell	Millen	Schwartz
Den Herder	Hill	Miller of	Shaw
Dietz	Huff	Des Moines	Shepherd
Dougherty	Jesse	Miller of	Stokes
Doyle	Johnson of	Jones	Strand
Drake	Audubon	Miller of	Stroburg
Duitscher	Johnston of	Marshall	Stromer
Dunton	Johnson	Miller of	Strothman
Edgington	Kehe	Page	Tapscott
Ellsworth	Kennedy of	Milligan	Tieden
Ewell	Chickasaw	Mohrfeld	Van Drie
Fischer of	Kitner	Nelson	Van Roekel
Grundy	Kluever	Newton	Varley
Fisher of	Knight	Nielsen	Voorhees
Greene	Knoblauch	Nolting	Warren
Franklin	Koch	Pelton	Waugh
Freeman of	Kreamer	Perkins	Weichman
Buena Vista	Kruse	Peterson	Welden
Freeman of	Lippold	Pierson	Wells
Clay-Dickinson	Logemann	Poncy	Wolfe
Goode	Logue	Radl	Mr. Speaker
Graham	Mayberry	Renda	(Gannon)
Grassley	McCartney	Rex	

The nays were, 1:

Dooley

Absent or not voting, 18:

Bennett	Langland	O'Hearn	Sorg
Harbor	Lawson	Ossian	Van Nostrand
Holden	Lipsky	Priebe	Walter
Kennedy of	McIntyre	Roorda	Winkelman
Dubuque	Mendenhall	Skinner	

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

House File 1363, a bill for an act relating to collection of fees from students at area schools, was taken up for consideration.

Grassley of Butler offered the following amendment from the floor and moved its adoption:

Amend House File 1363 by striking all of lines 16 through 20 and inserting in lieu thereof the following:

"Have authority to adopt a schedule of fees for laboratory breakage, consumable instructional materials, and other objects and purposes related to the cost of instruction for which student fees other than tuition are customarily charged by colleges and universities."

A non-record roll call was requested.

The ayes were 86, nays 21.

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. 1363)

The ayes were, 106:

Alt	Freeman of	Lippold	Radl
Andersen	Clay-Dickinson	Lipsky	Rex
Baker	Goode	Logemann	Rodgers
Battles	Graham	Logue	Roorda
Bergman	Grassley	Mayberry	Sanders
Brinck	Hamilton	McCartney	Schmeiser
Caffrey	Hansen of	McCormick	Schroeder
Camp	Black Hawk	McIntyre	Schwartz
Campbell	Hanson of	Menefee	Shaw
Christensen	Howard-Mitchell	Mezvinsky	Shepherd
Cochran	Harbor	Middleswart	Sorg
Corey	Hill	Millen	Stokes
Crosier	Holden	Miller of	Strand
Cunningham	Huff	Des Moines	Stroburg
Darrington	Jesse	Miller of	Strothman
Den Herder	Johnson of	Jones	Tapscott
Dietz	Audubon	Miller of	Tieden
Dooley	Johnston of	Page	Van Drie
Dougherty	Johnson	Milligan	Van Nostrand
Doyle	Kehe	Mohrfeld	Van Roekel
Drake	Kennedy of	Nelson	Varley
Duitscher	Chickasaw	Newton	Voorhees
Dunton	Kennedy of	Nielsen	Warren
Edgington	Dubuque	Nolting	Waugh
Ellsworth	Kitner	Ossian	Weichman
Ewell	Knight	Perkins	Wells
Fischer of	Knoblauch	Peterson	Wolfe
Grundy	Koch	Pierson	Mr. Speaker
Fisher of	Kreamer	Poncy	(Gannon)
Greene	Kruse	Priebe	

The nays were, 4:

Bennett	Blouin	Renda	Welden
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Absent or not voting, 14:

Crabb	Kluever	Miller of	Skinner
Franklin	Langland	Marshall	Stromer
Freeman of	Lawson	O'Hearn	Walter
Buena Vista	Mendenhall	Pelton	Winkelman

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 144

Miller of Des Moines called up for consideration **House Concurrent Resolution 144**, filed on April 10, 1970, and found on pages 1553 and 1554 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

SENATE JOINT RESOLUTION 1006 SUBSTITUTED
FOR HOUSE JOINT RESOLUTION 1006

Darrington of Harrison asked and received unanimous consent to substitute **Senate Joint Resolution 1006** for **House Joint Resolution 1006**.

Senate Joint Resolution 1006, a joint resolution authorizing and directing the state executive council to proceed with negotiations to acquire the Hubbell Mansion known as Terrace Hill, with report of committee recommending passage, was taken up for consideration.

Ewell of Black Hawk offered the following amendment from the floor and moved its adoption:

Amend Senate Joint Resolution 1006 by striking in line 12 the words "the directive of".

A non-record roll call was requested.

The ayes were 35, nays 52.

The amendment lost.

Darrington of Harrison 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. 1006)

The ayes were, 80:

Alt	Freeman of	Kreamer	Peterson
Andersen	Buena Vista	Kruse	Pierson
Baker	Goode	Lippold	Radl
Battles	Grassley	Lipsky	Renda
Bergman	Hamilton	Logemann	Rodgers
Brinck	Hansen of	Mayberry	Sanders
Camp	Black Hawk	McCartney	Schmeiser
Campbell	Hanson of	McCormick	Shepherd
Corey	Howard-Mitchell	Menefee	Strand
Crabb	Harbor	Middleswart	Stroburg
Crosier	Hill	Miller of	Stromer
Cunningham	Holden	Des Moines	Strothman
Darrington	Huff	Miller of	Tapscott
Den Herder	Jesse	Jones	Van Drie
Dietz	Johnson of	Miller of	Van Roekel
Dooley	Audubon	Page	Voorhees
Dougherty	Kehe	Milligan	Warren
Drake	Kennedy of	Mohrfeld	Waugh
Dunton	Chickasaw	Newton	Weichman
Ellsworth	Kennedy of	Nielsen	Welden
Fisher of	Dubuque	Ossian	Wells
Greene	Knight	Pelton	Wolfe
	Knoblauch	Perkins	

The nays were, 26:

Blouin	Ewell	Logue	Schroeder
Caffrey	Franklin	McIntyre	Schwartz
Christensen	Freeman of	Nelson	Shaw
Cochran	Clay-Dickinson	Nolting	Stokes
Doyle	Graham	Poncy	Tieden
Duitscher	Kitner	Rex	Mr. Speaker
Edgington	Koch	Roorda	(Gannon)

Absent or not voting, 18:

Bennett	Langland	Miller of	Sorg
Fischer of	Lawson	Marshall	Van Nostrand
Grundy	Mendenhall	O'Hearn	Varley
Johnston of	Mezvinsky	Priebe	Walter
Johnson	Millen	Skinner	Winkelman
Cluever			

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 1006 WITHDRAWN

Darrington of Harrison asked and received unanimous consent to withdraw **House Joint Resolution 1006** from further consideration by the House.

SENATE AMENDMENT CONSIDERED

Lipsky of Linn called up for consideration **House File 1346**, a bill for an act relating to the furnishing of medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services, amended by the Senate as follows:

Amend House File 1346 by striking on page 5, lines 29 and 30, the words "a representative of the ancillary suppliers of prosthetic devices," and inserting in lieu thereof the following: "Iowa Ophthalmic Dispensers, Inc., (opticians)".

(House File 1346 pending at adjournment.)

MOTION TO RECONSIDER (House Concurrent Resolution 103)

MR. SPEAKER: I move to reconsider the vote by which House Concurrent Resolution 103 failed to be adopted.

MICHAEL K. KENNEDY

MOTION TO RECONSIDER

MR. SPEAKER: I move to reconsider the vote by which Senate Concurrent Resolution 125 was adopted by the House on April 13, 1970.

RALPH F. McCARTNEY

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 second conference committee on:

Senate File 1181, a bill for an act relating to driver license fees and their renewal, on the part of the Senate: The Senator from Linn, Mr. Potter, chairman; the Senator from Story, Mr. DeHart; the Senator from Linn, Mr. Kosek; and the Senator from Mills, Mr. Bass.

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

Senate Concurrent Resolution 129, expressing the appreciation of the Sixty-third General Assembly to certain organizations for their work to insure the success of the rubella immunization program.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed:

House File 1198, relating to the sale and 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 142, expressing support of the Sixty-third General Assembly for the Youth in Government program.

CARROLL A. LANE

Secretary of the Senate

SENATE CONCURRENT RESOLUTION 129

By Walsh

Whereas, rubella, commonly referred to as German measles, has been recognized as a disease which may greatly affect a mother or deform a child; and

Whereas, rubella causes such birth defects as congenital cataracts on eyes, heart disease, deaf mutism, and mental retardation; and

Whereas, the State Department of Health has indicated that approximately 645,195 children between the ages of one and twelve must be immunized before the anticipated rubella epidemic expected in 1970 and 1971; and

Whereas, the Executive Council made available \$100,000 in state moneys toward the estimated cost of \$728,100 and launched the state campaign to immunize the children against the disease by pooling the resources of government with that of the private sector; and

Whereas, the State Department of Health, the Iowa Society of Association Executives, local school boards and school administrators, Jaycees, Kiwanis, Rotary, Lions, National Infantile Paralysis Foundation, the State Medical Association, the county medical associations, physicians, labor unions, the United Cerebral Palsy Association, the Iowa Association for Retarded Children, local P.T.A. associations, and many other volunteers gave their time and energy to insure the success of the immunization program; and

Whereas, 306,106 children in thirty-five counties have been immunized as of this date and that by the last week in May the immunization program will be completed in ninety-seven counties; *Now, Therefore*,

Be It Resolved by the Senate, the House Concurring, That the members of the Sixty-third General Assembly hereby express their appreciation and extend heartiest congratulations to all persons and organizations for their work and cooperation to insure the success of the rubella immunization program.

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 193, 277, 581, 1018, 1081, 1082, 1169, 1243, 1253, 1278, 1307, 1309, 1329 and 1334.

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 193, 277, 581, 1018, 1081, 1082, 1169, 1243, 1253, 1278, 1307, 1309, 1329 and 1334.

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, 1970, sent to the Governor for his approval: House Files 193, 277, 581, 1018, 1081, 1082, 1169, 1243, 1253, 1278, 1307, 1309, 1329 and 1334.

ELIZABETH SHAW, Chairman

Report adopted.

REPORT OF CONFERENCE COMMITTEE (Senate File 640)

We, the undersigned members of the conference committee appointed to consider the difference between the Senate and the House of Representatives on Senate File 640, a bill for an Act relating to school budget hearings; the basic school tax formula and allocation of state equalization aid to public schools; establishment of certain limitations for school district expenses; provision for and program budgeting development within the individual school districts, respectfully submit the following recommendations:

1. That the Senate recede from Divisions 8 and 14 of the Senate amendment.

2. That the House concur in Divisions 1, 2, 4, 5, 9, 11 and 13 of the Senate amendment.

3. Strike all of Division 3 of the Senate amendment and insert in lieu thereof the following:

"3. By striking lines 23 through 28, inclusive, and inserting in lieu thereof the following:

"The allowable growth for the year ended December 31, 1969, shall be fixed and established at fifty (50) dollars. This allowable growth shall be in lieu of the above computation for use in the school fiscal year beginning July 1, 1970, and ending June 30, 1971, and for that year only."

4. Strike all of Division 6 of the Senate amendment and insert in lieu thereof the following:

"6. By striking lines 93 through 113, inclusive, and inserting in lieu thereof the following:

"Sec. 8. Chapter three hundred fifty-six (356), section eight (8), Acts of the Sixty-second General Assembly is hereby repealed and the following section enacted in lieu thereof:

"The state comptroller shall compute the distribution of the moneys in the basic school tax equalization fund as follows: Distribute to each school district in the basic school tax unit its share on the basis of number of pupils in fall enrollment in the district to the total number of pupils in fall enrollment for the basic school tax unit. For those districts which were limited in their expenditures by the school budget review committee for sharing of state equalization aid, there shall be deducted from their share of the distribution of the basic school tax equalization fund forty percent of such limitation; the amounts so disallowed shall be distributed to the other school districts in the basic school tax unit on the basis of the number of pupils in fall enrollment in the district to the total number of pupils in fall enrollment (exclusive of districts which were limited) for the basic school tax unit.

The amount determined by the state comptroller for each district shall be distributed by the county treasurer on the tenth day of the month following the month of collection. A report of the distribution so made shall be certified by each county treasurer to the state department of public instruction. Also, the fall enrollment figure for each school district shall be compared with the average daily membership for the same school year by the state department of public instruction. In the event of substantial variance, in any school district, that district shall be called upon to explain the variance to the budget review committee, which may order a reduction in county equalization funds for the next school year immediately following the year of variances in proportion to any variances or part thereof not satisfactorily explained." "

5. Amend Division 7, by striking in line 43 of the Senate amendment the words "resident pupils" and inserting in lieu thereof "pupils resident in that district".

6. Strike all of Division 10 of the Senate amendment and insert in lieu thereof the following:

"10. By striking all of line 199 after the word 'beginning', and by striking all of lines 200 through 202,

inclusive, and inserting in lieu thereof the following:
'July 1, 1972, and in any fiscal year thereafter. Also,'"

7. Strike all of Division 12 of the Senate amendment and insert in lieu thereof the following:

"12. By striking lines 249 through 263, inclusive, and inserting in lieu thereof the following:

'Sec. 18. Chapter three hundred fifty-six (356), Acts of the Sixty-second General Assembly, is hereby amended by adding the following section:

"This section shall be effective for the school fiscal year beginning July 1, 1971, and ending June 30, 1972, and for that year only. For the school fiscal year beginning July 1, 1971, and ending June 30, 1972, the following budget provisions shall apply to all school districts:

1. For those school districts with a fall enrollment for the school year beginning July 1, 1971, and ending June 30, 1972, greater than the fall enrollment for the school year beginning July 1, 1970, and ending June 30, 1971, the general fund expenditures per pupil for the school year beginning July 1, 1971, and ending June 30, 1972, shall be limited to an increase of fifty (50) dollars over the general fund expenditure per pupil for the school year beginning July 1, 1970, and ending June 30, 1971.

2. For those school districts with a fall enrollment for the school year beginning July 1, 1971, and ending June 30, 1972, equal to or less than the fall enrollment for the school year beginning July 1, 1970, and ending June 30, 1971, the general fund expenditures for the school year beginning July 1, 1971, and ending June 30, 1972, shall be limited to a fifty (50) dollar increase per pupil in fall enrollment in the fall of 1970 over the general fund expenditure of the school year beginning July 1, 1970, and ending June 30, 1971.

The school budget review committee may, however, permit a school district to exceed the limitations of this section if that school district can support with facts and information that its needs and circumstances are unique and unusual. Such unique and unusual needs and circumstances may be considered by the committee including but not limited to any unusual increases or decreases in enrollments, natural disasters, unusual transportation problems, and initial staffing problems." " "

It is further recommended that whereas it is the consensus of the conference committee that most taxpayers are not fully informed as to the source of funds available to local districts and that such information is not readily available to them in easy understandable terms, the state comptroller is hereby requested to release to the members of the General Assembly and to the news media, including all newspapers in the state, a breakdown containing for each district in the area served by such media, but not less than the county equalization unit, the following information and such other information as may be of interest:

ON A PER PUPIL BASIS—

Total income tax paid
State Equalization and Income Tax Aid
Ag-land tax credits

Personal property tax credit
 Homestead exemption
 Total millage (local and school house fund)
 Added or decreased millage because of local budget being under
 or over "allowable growth"
 Amount in dollars per pupil contributed to and received from
 the county basic equalization unit
 Average Daily Membership
 Proposed per pupil cost for current year.

On the part of the Senate:	On the part of the House:
LUCAS J. DeKOSTER, Chmn.	CHARLES E. GRASSLEY, Chmn.
EUGENE M. HILL	DELWYN D. STROMER
H. L. OLLENBURG	ELIZABETH SHAW
QUENTIN V. ANDERSON	LLOYD F. SCHMEISER

PERSONAL PRIVILEGE

McCartney of Floyd rose on a point of personal privilege and made the following announcement:

In conjunction with the resolution passed today by the Congress of the United States, it is suggested that we all stop in our various activities this evening for a moment of silent prayer tonight at 8:00 p.m. on behalf of our three astronauts in Apollo 13 and also on behalf of their families.

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 1289, a bill for an act authorizing counties to cooperate with federal 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

AMENDMENTS FILED

- 1 Amend House Concurrent Resolution 141, found on page
- 2 1460 of the House Journal, by striking from lines 20 and 21
- 3 the following:
- 4 "Tama County 752-64-35 personal property \$121.29
- 5 Toledo, Ia tax credit

MILLER of Jones

- 1 Amend Senate File 173 by striking all after the enacting
- 2 clause and inserting in lieu thereof the following:
- 3 Section 1. Section ninety-four point six (94.6), Code 1966,
- 4 is hereby amended by striking from line eleven (11) the word
- 5 "five" and inserting in lieu thereof the word "eight".

KREAMER of Polk

- 1 Amend Senate File 1084, as amended and passed by the
- 2 Senate and reprinted, as follows:
- 3 1. Page 2, line 1, by striking the words "school

4 districts and other”.

5 2. Page 2, line 2, by inserting after the word “districts”
6 the words “, except school districts”.

7 3. Page 3, by inserting after line 22 the following new
8 subsection: All persons employed by school districts.

RADL of Linn

1 Amend Senate File 1293 as follows:

2 1. By striking lines 4 through 7 inclusive and
3 inserting in lieu thereof the following:

4 “Section 1. Section two hundred fifty-seven point
5 twenty-six (257.26), Code 1966, is hereby amended by
6 adding thereto the following: School districts and
7 county”.

8 2. By striking from line 13 all after the period
9 and all of lines 14 through 19 inclusive.

ROORDA of Jasper
ELLSWORTH of Dubuque

1 Amend the Winkelman, et al., amendment to Senate File
2 1297, filed April 9, 1970, by striking from lines 47, 48
3 and 49 the following: “by chapters one hundred twenty-
4 three (123) and one hundred twenty-four (124)”
5 and inserting in lieu thereof the following: “under the
6 provisions of title six (VI)”.

FISHER of Greene

1 Amend the Winkelman, et al., amendment to Senate
2 File 1297, filed April 9, 1970, by striking all after
3 the period in line 49 and all of lines 50 through 57
4 and inserting in lieu thereof the following:

5 “Any beer permit issued under chapter one hundred
6 twenty-four (124) of the Code may, after notice in
7 writing to the permit holder and reasonable opportunity
8 for hearing, be suspended or revoked by the local issu-
9 ing authority or the Iowa liquor control commission or
10 the director or one or more commission employees as
11 designated by the director of any of the following
12 causes:

13 1. Misrepresentation of any material fact in the
14 application for such license.

15 2. Violation of any of the provisions of this
16 chapter as amended, or regulations of the commission.

17 3. Any change in the membership or interest in
18 the business operated under the permit, which change
19 was not previously reported to the commission and
20 approved by it.

21 4. An event which would have resulted in dis-
22 qualification from receiving such license when
23 originally issued.

24 5. Any sale, hypothecation, or transfer of such
25 license.

26 Any beer permittee whose permit is revoked for
27 cause shall not thereafter be permitted to hold a
28 beer permit in the state of Iowa. The spouse or
29 person who directly or indirectly owns or controls
30 ten percent or more of any class of stock or a permit
31 holder in the case of a corporation, firm, partner-

32 ship or association, or has an interest of ten percent
33 or more in the ownership or profits of an establish-
34 ment covered by a beer permit which has been revoked
35 for cause shall not be issued a beer permit and no
36 beer permit shall be issued which covers any business
37 in which such person has a financial interest. In
38 the event a permit is revoked for cause, the premises
39 covered by a revoked permit shall not be relicensed
40 for one year.

41 Any beer permit issued under this chapter held by
42 the holder of a liquor control license shall be
43 suspended or revoked as the case might be upon the
44 suspension or revocation of such liquor control
45 license."

PERKINS of Pottawattamie

1 Amend Senate File 1297, as passed by the Senate
2 and reprinted, by striking all of lines 16 through
3 29 on page 2 and inserting in lieu thereof the
4 following:

5 "Any beer permit issued under chapter one
6 hundred twenty-four (124) of the Code except Class
7 "A" permits may, after notice in writing to the
8 permit holder and reasonable opportunity for hear-
9 ing, be suspended or revoked by the local issuing
10 authority or the Iowa liquor control commission or
11 the director or one or more commission employees as
12 designed by the director of any of the following
13 causes:

- 14 1. Misrepresentation of any material fact in the
15 application for such license.
- 16 2. Violation of any of the provisions of this
17 chapter as amended, or regulations of the commission.
- 18 3. Any change in the membership or interest in
19 the business operated under the permit, which change
20 was not previously reported to the commission and
21 approved by it.
- 22 4. An event which would have resulted in dis-
23 qualification from receiving such license when
24 originally issued.
- 25 5. Any sale, hypothecation, or transfer of such
26 license.

27 Any beer permittee whose permit is revoked for
28 cause shall not thereafter be permitted to hold a
29 beer permit in the state of Iowa. The spouse or
30 person who directly or indirectly owns or controls
31 ten percent or more of any class of stock or a permit
32 holder in the case of a corporation, firm, partner-
33 ship or association, or has an interest of ten percent
34 or more in the ownership or profits of an establish-
35 ment covered by a beer permit which has been revoked
36 for cause shall not be issued a beer permit and no
37 beer permit shall be issued which covers any business
38 in which such person has a financial interest in
39 the event a permit is revoked for cause, the premises
40 covered by a revoked permit shall not be relicensed
41 for one year.

42 Any beer permit issued under this chapter held by
43 the holder of a liquor control license shall be
44 suspended or revoked as the case might be upon the
45 suspension or revocation of such liquor control
46 license."

PERKINS of Pottawattamie

1 Amend Senate File 1315 by adding thereto the following:

2 4. Section one (1) is amended by striking therefrom the
3 word and number "thirty-three (33)" and inserting in lieu there-
4 of the word and number "thirty-five (35)".

5 5. Section nine (9) is amended by striking the first
6 sentence and inserting in lieu thereof the following new
7 sentence:

8 "Hearings for dissolution of marriage shall be held in open
9 court upon the oral testimony of witnesses, or upon the deposi-
10 tions of such witnesses taken as in other equitable actions or
11 taken by a commissioner appointed by the court."

PELTON of Clinton

On motion by McCartney of Floyd, the House adjourned until
9:00 a.m., Wednesday, April 15, 1970.

JOURNAL OF THE HOUSE

Ninety-fourth Calendar Day—Sixty-eighth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, WEDNESDAY, APRIL 15, 1970.

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

Prayer was offered by the Reverend Bruce Matthews, pastor of the Pleasantville Christian Church, Pleasantville, Iowa.

The Journal of Tuesday, April 14, 1970, was approved.

POINT OF PERSONAL PRIVILEGE

Van Roekel of Marion rose on a point of personal privilege to honor Representative Fred B. Hanson of Howard-Mitchell Counties who is retiring from the legislature after eleven years service in the Iowa House.

PRESENTATION OF VISITORS

Doyle of Woodbury presented to the House Diane Wittrock, a student of the Eastwood Community School, Correctionville, Iowa, who is visiting the legislature as part of her office practice class.

The Speaker announced the following visitors present in the House chamber:

Forty-three sixth grade students from South Hamilton School, accompanied by their teachers, Mrs. Wayne Flugstad and Mrs. Jamison. By Rex of Hamilton.

Forty-four fifth grade students from Ames Community School, accompanied by their teachers, Mrs. Gwen Albright, Mrs. Jacobson and Mr. Brannen. By Van Drie of Story and Cunningham of Story.

Twenty-five fifth grade students from Semco Community School, Gilman, Iowa, accompanied by their teacher, Mrs. Paul Jones. By Miller of Marshall, Hill of Marshall, Strand of Poweshiek and Mohrfeld of Tama.

PETITIONS FILED

The following petitions were received and placed on file:

By Knight of Humboldt-Pocahontas, from forty-nine residents of Humboldt-Pocahontas Counties opposing Senate File 1047, relating to permits to carry concealed weapons and punishment for violators.

By the following Representatives favoring Senate File 1293, relating to auxiliary educational services: Mendenhall of Allamakee, from seventy-two residents of Allamakee County; Nielsen of Shelby, from twenty-one residents of Shelby County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of report of committee on Senate File 1289, under Rule 35.

CONSIDERATION OF BILLS SIFTING COMMITTEE NONCONTROVERSIAL CALENDAR

Senate File 244, a bill for an act relating to civil service workers, with report of committee recommending passage, was taken up for consideration.

Pelton of Clinton offered the following amendment filed by him: Amend Senate File 244, as passed by the Senate and reprinted, as follows:

1. Page 2, line 2, by striking the word and figure "seven (7)" and inserting in lieu thereof the word and figure "four (4)".

2. By adding the following new section:

Section three hundred sixty-five point thirteen (365.13), Code 1966, is hereby amended by striking from line eight (8) the word "but" and striking all of lines nine (9) through eighteen (18) and inserting in lieu thereof the following:

"In cities and towns of under twenty-five thousand (25,000) population the city council or town council shall specify the residency requirements for chief of police. A chief of police shall maintain his civil service rights as determined by section three hundred sixty-five point twelve (365.12) of the Code."

Pelton of Clinton offered the following amendment to his amendment and moved its adoption:

Amend the Pelton amendment, filed April 9, 1970, to Senate File 244, by striking from line 11 the words "and towns" and by striking from line 12 the words "or town council".

The amendment to the amendment was adopted.

Pelton of Clinton moved the adoption of his amendment as amended.

The amendment as amended 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?" (S.F. 244)

The ayes were, 107:

Alt	Freeman of	Logue	Rodgers
Andersen	Buena Vista	McCartney	Roorda
Baker	Freeman of	McCormick	Sanders
Battles	Clay-Dickinson	McIntyre	Schmeiser
Bennett	Gannon	Mendenhall	Schroeder
Bergman	Goode	Menefee	Schwartz
Blouin	Graham	Middleswart	Shaw
Brinck	Grassley	Miller of	Shepherd
Caffrey	Hamilton	Des Moines	Sorg
Camp	Hansen of	Miller of	Stokes
Campbell	Black Hawk	Jones	Strand
Christensen	Hanson of	Miller of	Stroburg
Cochran	Howard-Mitchell	Marshall	Stromer
Crabb	Huff	Miller of	Strothman
Crosier	Johnson of	Page	Tapscott
Cunningham	Audubon	Milligan	Tieden
Darrington	Kehe	Mohrfeld	Van Drie
Den Herder	Kennedy of	Newton	Van Nostrand
Dietz	Chickasaw	Nielsen	Van Roekel
Dougherty	Kennedy of	Nolting	Varley
Doyle	Dubuque	Ossian	Voorhees
Drake	Kitner	Pelton	Walter
Duitscher	Knight	Perkins	Waugh
Dunton	Knoblauch	Peterson	Weichman
Edgington	Kreamer	Pierson	Welden
Ellsworth	Kruse	Pony	Wells
Ewell	Lawson	Priebe	Winkelman
Fischer of	Lippold	Radl	Wolfe
Grundy	Lipsky	Renda	Mr. Speaker
Fisher of	Logemann	Rex	
Greene			

The nays were, 1:

Warren

Absent or not voting, 16:

Corey	Jesse	Koch	Millen
Dooley	Johnston of	Langland	Nelson
Franklin	Johnson	Mayberry	O'Hearn
Hill	Kluever	Mezvinisky	Skinner
Holden			

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

Senate File 659, a bill for an act relating to lost warehouse receipts, with report of committee recommending passage, was taken up for consideration.

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. 659)

The ayes were, 104:

Alt	Freeman of	Logue	Renda
Andersen	Buena Vista	Mayberry	Rex
Battles	Freeman of	McCartney	Rodgers
Bennett	Clay-Dickinson	McCormick	Sanders
Bergman	Gannon	McIntyre	Schmeiser
Blouin	Goode	Mendenhall	Schroeder
Brinck	Graham	Menefee	Schwartz
Caffrey	Grassley	Mezvinsky	Shaw
Camp	Hamilton	Middleswart	Shepherd
Campbell	Hansen of	Miller of	Stokes
Christensen	Black Hawk	Des Moines	Strand
Cochran	Hanson of	Miller of	Stromer
Crabb	Howard-Mitchell	Jones	Strothman
Cunningham	Huff	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	Chickasaw	Mohrfeld	Varley
Doyle	Kennedy of	Newton	Voorhees
Drake	Dubuque	Nielsen	Walter
Duitscher	Kitner	Nolting	Warren
Dunton	Knight	Ossian	Wagh
Edgington	Knoblauch	Pelton	Weichman
Ellsworth	Kreamer	Perkins	Welden
Ewell	Kruse	Peterson	Wells
Fischer of	Lawson	Poncy	Winkelman
Grundy	Lippold	Priebe	Wolfe
Fisher of	Lipsky	Radl	Mr. Speaker
Greene			

The nays were, none.

Absent or not voting, 20:

Baker	Jesse	Langland	Pierson
Corey	Johnston of	Logemann	Roorda
Crosier	Johnson	Millen	Skinner
Franklin	Kluever	Nelson	Sorg
Hill	Koch	O'Hearn	Stroburg
Holden			

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

Senate File 1064, a bill for an act relating to the annual report of the commerce commission, with report of committee recommending passage, was taken up for consideration.

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?" (S.F. 1064)

The ayes were, 108:

Alt	Fisher of	Lippold	Radl
Andersen	Greene	Lipsky	Renda
Battles	Freeman of	Logue	Rex
Bennett	Buena Vista	Mayberry	Rodgers
Bergman	Freeman of	McCartney	Sanders
Blouin	Clay-Dickinson	McCormick	Schmeiser
Brinck	Gannon	McIntyre	Schroeder
Caffrey	Goode	Mendenhall	Schwartz
Camp	Graham	Menefee	Shaw
Campbell	Grassley	Mezvinsky	Shepherd
Christensen	Hamilton	Middleswart	Sorg
Cochran	Hansen of	Miller of	Stokes
Crabb	Black Hawk	Des Moines	Strand
Crosier	Hanson of	Miller of	Stroburg
Cunningham	Howard-Mitchell	Jones	Stromer
Darrington	Huff	Miller of	Strothman
Den Herder	Johnson of	Marshall	Tapscott
Dietz	Audubon	Miller of	Tieden
Dooley	Johnston of	Page	Van Drie
Dougherty	Johnson	Milligan	Van Roekel
Doyle	Kehe	Mohrfeld	Varley
Drake	Kennedy of	Nelson	Voorhees
Duitscher	Chickasaw	Nolting	Warren
Dunton	Kennedy of	Ossian	Waugh
Edgington	Dubuque	Pelton	Weichman
Ellsworth	Kitner	Perkins	Wells
Ewell	Knight	Peterson	Winkelman
Fischer of	Knoblauch	Poncy	Wolfe
Grundy	Kreamer	Priebe	Mr. Speaker
	Lawson		

The nays were, none.

Absent or not voting, 21:

Baker	Kluever	Millen	Roorda
Corey	Koch	Newton	Skinner
Franklin	Kruse	Nielsen	Van Nostrand
Hill	Langland	O'Hearn	Walter
Holden	Logemann	Pierson	Welden
Jesse			

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

Senate File 1303, a bill for an act relating to the insepction of places where dead human bodies are prepared for burial, or entombment and providing for a license fee and establishing a trust fund, with report of committee recommending passage, was taken up for consideration.

Fisher of Greene offered the following amendment from the floor and moved its adoption:

Amend Senate File 1303 by striking in line twelve (12) the words "or held".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 1303)

The ayes were, 97:

Alt	Freeman of	McCormick	Radl
Andersen	Clay-Dickinson	McIntyre	Renda
Baker	Gannon	Mendenhall	Rodgers
Battles	Goode	Menefee	Sanders
Bennett	Graham	Mezvinsky	Schmeiser
Blouin	Grassley	Middlewart	Schroeder
Caffrey	Hamilton	Millen	Schwartz
Camp	Hanson of	Miller of	Shaw
Christensen	Howard-Mitchell	Des Moines	Shepherd
Cochran	Huff	Miller of	Sorg
Crabb	Johnson of	Jones	Stokes
Cunningham	Audubon	Miller of	Strand
Darrington	Johnston of	Marshall	Stromer
Den Herder	Johnson	Miller of	Strothman
Dooley	Kennedy of	Page	Tieden
Dougherty	Dubuque	Milligan	Van Drie
Doyle	Kitner	Mohrfeld	Van Nostrand
Drake	Knight	Nelson	Van Roekel
Duitscher	Knoblauch	Newton	Varley
Dunton	Kreamer	Nielsen	Voorhees
Edgington	Kruse	Nolting	Warren
Ellsworth	Lawson	Ossian	Waugh
Fischer of	Lippold	Pelton	Weichman
Grundy	Lipsky	Perkins	Wells
Fisher of	Logemann	Peterson	Winkelman
Greene	Logue	Pierson	Wolfe
Freeman of	McCartney	Priebe	Mr. Speaker
Buena Vista			

The nays were, 11:

Bergman	Dietz	Mayberry	Stroburg
Brinck	Kennedy of	Poncy	Tapscott
Campbell	Chickasaw	Rex	Welden

Absent or not voting, 16:

Corey	Hansen of	Kehe	O'Hearn
Crosier	Black Hawk	Kluever	Roorda
Ewell	Hill	Koch	Skinner
Franklin	Holden	Langland	Walter
	Jesse		

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

HOUSE FILE 1342 WITHDRAWN

Fisher of Greene asked and received unanimous consent to withdraw **House File 1342** from further consideration by the House.

Senate File 1277, a bill for an act relating to exercise of governmental powers by the state commerce commission, providing penalties, authority to compromise, and appeals procedures, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 1277)

The ayes were, 108:

Alt	Freeman of	Logue	Rex
Andersen	Buena Vista	McCartney	Rodgers
Baker	Freeman of	McCormick	Sanders
Battles	Clay-Dickinson	McIntyre	Schmeiser
Bennett	Gannon	Mendenhall	Schroeder
Bergman	Goode	Menefee	Schwartz
Blouin	Graham	Mezvinsky	Shaw
Brinck	Grassley	Middleswart	Shepherd
Caffrey	Hamilton	Millen	Sorg
Camp	Hansen of	Miller of	Stokes
Campbell	Black Hawk	Des Moines	Strand
Christensen	Hanson of	Miller of	Stroburg
Cochran	Howard-Mitchell	Jones	Stromer
Crabb	Huff	Miller of	Strothman
Crosier	Johnson of	Marshall	Tapscott
Cunningham	Audubon	Miller of	Tieden
Darrington	Johnston of	Page	Van Drie
Den Herder	Johnson	Mohrfeld	Van Nostrand
Dietz	Kehe	Nelson	Van Roekel
Dooley	Kennedy of	Newton	Varley
Dougherty	Chickasaw	Nielsen	Voorhees
Doyle	Kennedy of	Nolting	Walter
Drake	Dubuque	Ossian	Warren
Dunton	Kitner	Pelton	Waugh
Edgington	Knight	Perkins	Weichman
Ellsworth	Knoblauch	Peterson	Welden
Fischer of	Kreamer	Pierson	Wells
Grundy	Kruse	Poncy	Winkelman
Fisher of	Lawson	Priebe	Wolfe
Greene	Lippold	Radl	Mr. Speaker
	Logemann	Renda	

The nays were, none.

Absent or not voting, 16:

Corey	Hill	Koch	Milligan
Duitscher	Holden	Langland	O'Hearn
Ewell	Jesse	Lipsky	Roorda
Franklin	Kluever	Mayberry	Skinner

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

Senate File 344, a bill for an act relating to the law-enforcement

officers' training academy, with report of committee recommending passage, was taken up for consideration.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend Senate File 344, page 1, line 2, by inserting after the word "academy" the words "and transfer of funds therefor".

The amendment was adopted.

Goode of Appanoose-Davis offered the following amendment filed by him and moved its adoption:

Amend Senate File 344 by adding the following new section:

1. Section eighteen point two (18.2), Code 1966, is hereby amended by adding to subsection four (4) thereof the following sentence: "They shall exercise every power of police officers, and in particular the power of arrest."

2. Amend the title by adding thereto the following: "and pertaining to the powers of the police provided for under chapter eighteen (18) of the Code."

The amendment was adopted.

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. 344)

The ayes were, 104:

Alt	Ewell	Knight	Nelson
Andersen	Fisher of	Knoblauch	Newton
Baker	Greene	Kreamer	Nielsen
Battles	Franklin	Kruse	Nolting
Bennett	Freeman of	Lawson	Ossian
Bergman	Buena Vista	Lippold	Pelton
Blouin	Freeman of	Logemann	Perkins
Brinck	Clay-Dickinson	Logue	Peterson
Caffrey	Goode	Mayberry	Pierson
Camp	Graham	McCartney	Poncy
Campbell	Grassley	McCormick	Priebe
Christensen	Hamilton	Mendenhall	Radl
Cochran	Hansen of	Menefee	Renda
Crabb	Black Hawk	Mezvinsky	Rodgers
Cunningham	Hanson of	Middleswart	Sanders
Darrington	Howard-Mitchell	Miller of	Schmeiser
Den Herder	Huff	Des Moines	Schroeder
Dietz	Johnson of	Miller of	Schwartz
Dooley	Audubon	Jones	Shaw
Dougherty	Kehe	Miller of	Shepherd
Doyle	Kennedy of	Marshall	Sorg
Duitscher	Chickasaw	Miller of	Stokes
Dunton	Kennedy of	Page	Strand
Edgington	Dubuque	Milligan	Stroburg
Ellsworth	Kitner	Mohrfeld	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, 20:

Corey	Hill	Koch	O'Hearn
Crosier	Holden	Langland	Rex
Drake	Jesse	Lipsky	Roorda
Fischer of	Johnston of	McIntyre	Skinner
Grundy	Johnson	Millen	Stromer
Gannon	Kluever		

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

Senate File 120, a bill for an act relating to the surrender of beer permits, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 120)

The ayes were, 100:

Alt	Freeman of	Logue	Rex
Andersen	Buena Vista	Mayberry	Rodgers
Baker	Freeman of	McCartney	Sanders
Battles	Clay-Dickinson	McCormick	Schmeiser
Bennett	Gannon	Mendenhall	Schroeder
Bergman	Goode	Menefee	Schwartz
Blouin	Graham	Mezvinsky	Shepherd
Caffrey	Grassley	Middleswart	Sorg
Camp	Hamilton	Miller of	Stokes
Campbell	Hansen of	Jones	Strand
Christensen	Black Hawk	Miller of	Strothman
Cochran	Hanson of	Marshall	Tapscott
Crabb	Howard-Mitchell	Miller of	Tieden
Cunningham	Huff	Page	Van Drie
Darrington	Johnson of	Milligan	Van Nostrand
Den Herder	Audubon	Mohrfeld	Van Roekel
Diets	Johnston of	Nelson	Varley
Dooley	Johnson	Newton	Voorhees
Dougherty	Kehe	Nielsen	Walter
Doyle	Kitner	Nolting	Warren
Drake	Knight	Ossian	Waugh
Duitscher	Knoblauch	Perkins	Weichman
Dunton	Kreamer	Pierson	Welden
Edgington	Kruse	Poncy	Wells
Ellsworth	Lawson	Priebe	Winkelman
Ewell	Lippold	Radl	Wolfe
Fisher of	Lipsky	Renda	Mr. Speaker
Greene	Logemann		

The nays were, none.

Absent or not voting, 24:

Brinck	Holden	Koch	Pelton
Corey	Jesse	Langland	Peterson
Crosier	Kennedy of	McIntyre	Roorda
Fischer of	Chickasaw	Millen	Shaw
Grundy	Kennedy of	Miller of	Skinner
Franklin	Dubuque	Des Moines	Stroburg
Hill	Kluever	O'Hearn	Stromer

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

SENATE FILE 1061 WITHDRAWN

Cochran of Webster asked and received unanimous consent to withdraw **Senate File 1061** from further consideration by the House.

Senate File 1313, a bill for an act relating to indemnification of officers, directors, employees, and agents of business corporations, 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. 1313)

The ayes were, 108:

Alt	Fischer of	Kruse	Perkins
Andersen	Grundy	Lawson	Pierson
Baker	Fisher of	Lippold	Poncy
Battles	Greene	Lipsky	Priebe
Bennett	Franklin	Logemann	Radl
Bergman	Freeman of	Loge	Renda
Blouin	Buena Vista	Mayberry	Rex
Brinck	Freeman of	McCartney	Rodgers
Caffrey	Clay-Dickinson	McCormick	Sanders
Camp	Gannon	McIntyre	Schmeiser
Campbell	Goode	Mendenhall	Schroeder
Christensen	Grassley	Menefee	Schwartz
Cochran	Hamilton	Mezvinsky	Shaw
Crabb	Hansen of	Middleswart	Shepherd
Crosier	Black Hawk	Miller of	Sorg
Cunningham	Hanson of	Jones	Stokes
Darrington	Howard-Mitchell	Miller of	Strand
Den Herder	Huff	Marshall	Stroburg
Dietz	Johnson of	Miller of	Stromer
Dooley	Audubon	Page	Strothman
Dougherty	Kennedy of	Milligan	Tapscott
Doyle	Chickasaw	Mohrfeld	Tieden
Drake	Kennedy of	Nelson	Van Drie
Duitscher	Dubuque	Newton	Van Nostrand
Dunton	Kitner	Nielsen	Van Roekel
Edgington	Knight	Nolting	Varley
Ellsworth	Knoblauch	Ossian	Voorhees
Ewell	Kreamer	Pelton	Walter

Warren	Weichman	Wells	Wolfe
Waugh	Welden	Winkelman	Mr. Speaker

The nays were, none.

Absent or not voting, 16:

Corey	Johnston of	Langland	O'Hearn
Graham	Johnson	Millen	Peterson
Hill	Kehe	Miller of	Roorda
Holden	Kluever	Des Moines	Skinner
Jesse	Koch		

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

Senate File 1130, a bill for an act relating to average daily membership for public high school districts, 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. 1130)

The ayes were, 107:

Andersen	Franklin	Logue	Radl
Baker	Freeman of	Mayberry	Renda
Battles	Buena Vista	McCartney	Rex
Bennett	Freeman of	McCormick	Rodgers
Bergman	Clay-Dickinson	McIntyre	Roorda
Blouin	Goode	Mendenhall	Sanders
Brinck	Graham	Menefee	Schmeiser
Caffrey	Hamilton	Mezvinsky	Schroeder
Camp	Hansen of	Middleswart	Schwartz
Campbell	Black Hawk	Millen	Shaw
Christensen	Hanson of	Miller of	Shepherd
Cochran	Howard-Mitchell	Des Moines	Sorg
Corey	Holden	Miller of	Stokes
Crabb	Huff	Jones	Strand
Crosier	Jesse	Miller of	Strothman
Den Herder	Johnson of	Marshall	Tapscott
Dietz	Audubon	Miller of	Tieden
Dooley	Johnston of	Page	Van Drie
Dougherty	Johnson	Milligan	Van Nostrand
Doyle	Kehe	Mohrfeld	Van Roekel
Drake	Kennedy of	Nelson	Voorhees
Duitscher	Dubuque	Newton	Walter
Dunton	Kitner	Nielsen	Warren
Edgington	Knight	Nolting	Waugh
Ellsworth	Knoblauch	Ossian	Weichman
Ewell	Kreamer	Pelton	Welden
Fischer of	Lawson	Perkins	Wells
Grundy	Lippold	Peterson	Winkelman
Fisher of	Lipsky	Pierson	Wolfe
Greene	Logemann	Priebe	Mr. Speaker

The nays were, none.

Absent or not voting, 17:

Alt	Hill	Kruse	Skinner
Cunningham	Kennedy of	Langland	Stroburg
Darrington	Chickasaw	O'Hearn	Stromer
Gannon	Kluever	Poncy	Varley
Grassley	Koch		

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

HOUSE FILE 1142 WITHDRAWN

Dunton of Keokuk asked and received unanimous consent to withdraw **House File 1142** from further consideration by the House.

Senate File 1273, a bill for an act to authorize cooperation between this state and other states which extend a like comity in the collection of delinquent unemployment contributions, penalties, interest, and benefit overpayments, 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?" (S.F. 1273)

The ayes were, 110:

Alt	Ewell	Kennedy of	Mohrfeld
Andersen	Fischer of	Dubuque	Nelson
Baker	Grundy	Kitner	Newton
Battles	Fisher of	Knight	Nielsen
Bennett	Greene	Kreamer	Nolting
Bergman	Franklin	Kruse	Ossian
Blouin	Freeman of	Lawson	Pelton
Brinck	Buena Vista	Lippold	Perkins
Caffrey	Freeman of	Lipsky	Poncy
Camp	Clay-Dickinson	Logemann	Priebe
Campbell	Goode	Logue	Radl
Christensen	Graham	Mayberry	Renda
Cochran	Grassley	McCartney	Rex
Corey	Hamilton	McCormick	Rodgers
Crabb	Hansen of	McIntyre	Roorda
Crosier	Black Hawk	Mendenhall	Sanders
Cunningham	Hanson of	Menefee	Schroeder
Darrington	Howard-Mitchell	Mezvinsky	Schwartz
Den Herder	Holden	Middleswart	Shaw
Dietz	Huff	Miller of	Shepherd
Dooley	Jesse	Des Moines	Sorg
Dougherty	Johnson of	Miller of	Stokes
Doyle	Audubon	Jones	Stroburg
Drake	Johnston of	Miller of	Strothman
Duitscher	Johnson	Marshall	Tapscott
Dunton	Kehe	Miller of	Tieden
Edgington	Kennedy of	Page	Van Drie
Ellsworth	Chickasaw	Milligan	Van Nostrand

Van Roekel	Walter	Weichman	Winkelman
Varley	Warren	Welden	Wolfe
Voorhees	Waugh	Wells	Mr. Speaker

The nays were, none.

Absent or not voting, 14:

Gannon	Koch	Peterson	Skinner
Hill	Langland	Pierson	Strand
Cluever	Millen	Schmeiser	Stromer
Knoblauch	O'Hearn		

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

Senate File 1311, a bill for an act relating to organized athletics and courses in physical education, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler offered the following amendment filed by him and moved its adoption:

Amend Senate File 1311 by adding thereto the following new section:

"Sec. 2. Section two hundred eighty point thirteen (280.13), Code 1966, is hereby amended by striking from lines two (2) and three (3) the words "exclusive of interscholastic athletes,""

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. 1311)

The ayes were, 103:

Alt	Drake	Holden	McCormick
Andersen	Duitscher	Huff	Mendenhall
Baker	Dunton	Johnson of	Menefee
Battles	Edgington	Audubon	Mezvinsky
Bergman	Ellsworth	Johnston of	Middleswartz
Caffrey	Fischer of	Johnson	Millen
Camp	Grundty	Kehe	Miller of
Campbell	Fisher of	Kennedy of	Des Moines
Christensen	Greene	Dubuque	Miller of
Cochran	Freeman of	Kitner	Jones
Corey	Buena Vista	Knight	Miller of
Crabb	Freeman of	Knoblauch	Marshall
Crosier	Clay-Dickinson	Kreamer	Miller of
Cunningham	Gannon	Kruse	Page
Darrington	Goode	Lawson	Milligan
Den Herder	Graham	Lippold	Mohrfeld
Dietz	Grassley	Logemann	Nelson
Dooley	Hamilton	Logue	Newton
Dougherty	Hanson of	Mayberry	Nielsen
Doyle	Howard-Mitchell	McCartney	Ossian

Pelton	Roorda	Stroburg	Walter
Peterson	Sanders	Strothman	Warren
Pierson	Schmeiser	Tapscott	Waugh
Poncy	Schroeder	Tieden	Weichman
Priebe	Shaw	Van Drie	Welden
Radl	Shepherd	Van Nostrand	Winkelman
Renda	Sorg	Van Roekel	Wolfe
Rex	Stokes	Varley	Mr. Speaker
Rodgers	Strand	Voorhees	

The nays were, 8:

Bennett	Ewell	Kennedy of	Nolting
Blouin	Franklin	Chickasaw	Wells
Brinck			

Absent or not voting, 13:

Hansen of	Kluever	McIntyre	Schwartz
Black Hawk	Koch	O'Hearn	Skinner
Hill	Langland	Perkins	Stromer
Jesse	Lipsky		

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

Senate File 326, a bill for an act to legalize professional boxing and wrestling, with report of committee recommending passage, was taken up for consideration.

Millen of Jefferson-Van Buren offered the following amendment from the floor:

Amend Senate File 326 as follows:

1. Page 1, line 8, by striking the following: "to be appointed by the governor".
2. Page 1, line 8, by inserting before the word "The" the following: "The state commissioner of athletics shall be the secretary of agriculture."

Renda of Polk rose on a point of order that the amendment was out of order.

The Speaker ruled the point well taken and the amendment out of order.

Bennett of Polk moved the previous question on Senate File 326 and all amendments filed thereto.

A non-record roll call was requested.

The ayes were 26, nays 58.

The motion having failed to receive a two-thirds majority lost.

Christensen of Clarke-Union moved that the time be extended for the consideration of Senate File 326.

Varley of Adair-Madison moved the previous question on the motion by Christensen of Clarke-Union.

A non-record roll call was requested.

The ayes were 77, nays 26.

The motion having received a two-thirds majority prevailed.

On the Christensen motion "Shall the time be extended for the consideration of Senate File 326?"

A non-record roll call was requested.

The ayes were 78, nays 44.

The motion prevailed.

Varley of Adair-Madison moved the previous question on Senate File 326 and all amendments and motions filed thereto.

A non-record roll call was requested.

The ayes were 79, nays 25.

The motion having received a two-thirds majority prevailed.

Pelton of Clinton invoked Rule 31.

Tapscott of Polk rose on a point of order that the motion was out of order.

The Speaker ruled the point well taken and the motion out of order.

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. 326)

The ayes were, 84:

Alt	Dougherty	Freeman of	Kennedy of
Andersen	Doyle	Clay-Dickinson	Dubuque
Baker	Drake	Gannon	Kluever
Battles	Duitscher	Goode	Knoblauch
Bennett	Dunton	Graham	Koch
Blouin	Ellsworth	Hamilton	Kreamer
Caffrey	Ewell	Hansen of	Lawson
Camp	Fischer of	Black Hawk	Lippold
Christensen	Grundy	Huff	Logemann
Cochran	Fisher of	Jesse	Logue
Corey	Greene	Johnson of	Mayberry
Crabb	Franklin	Audubon	McCartney
Crosier	Freeman of	Kehe	McCormick
Dietz	Buena Vista	Kennedy of	Menefee
Dooley		Chickasaw	Mezvinsky

Middleswart	Newton	Rodgers	Tapscott
Millen	Nolting	Roorda	Tieden
Miller of	Perkins	Sanders	Van Drie
Des Moines	Peterson	Schmeiser	Van Nostrand
Miller of	Pierson	Schroeder	Voorhees
Jones	Poncy	Schwartz	Waugh
Miller of	Radl	Shepherd	Weichman
Page	Renda	Strand	Wells
Milligan	Rex	Stromer	Wolfe

The nays were, 32:

Bergman	Johnston of	Miller of	Stokes
Campbell	Johnson	Marshall	Stroburg
Cunningham	Kitner	Mohrfeld	Strothman
Den Herder	Knight	Nelson	Van Roekel
Edgington	Kruse	Nielsen	Varley
Grassley	Langland	Ossian	Walter
Hanson of	McIntyre	Pelton	Warren
Howard-Mitchell	Mendenhall	Priebe	Winkelman
Holden		Sorg	Mr. Speaker

Absent or not voting, 8:

Brinck	Hill	O'Hearn	Skinner
Darrington	Lipsky	Shaw	Welden

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

Ellsworth of Dubuque moved that the vote by which Senate File 326 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 77, nays 28.

The motion prevailed.

HOUSE FILE 651 WITHDRAWN

Ellsworth of Dubuque asked and received unanimous consent to withdraw **House File 651** from further consideration by the House.

SENATE AMENDMENTS CONSIDERED

Priebe of Kossuth called up for consideration **House File 1275**, a bill for an act relating to deposits of public funds in banks, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1275 as follows:

1. Page 1, line 19, by striking the word "second" and inserting in lieu thereof the word "third".
2. Page 2, by striking lines 2 through 12 and inserting in lieu thereof the following:

"political subdivision's bank ledger statements covering the first month of each such quarter together with all of the paid

checks or warrants posted thereon. Within five days after delivery of the bank statements and paid checks or warrants the executive officer and the administrative officer shall, jointly with an officer of all banks in which the political subdivision has funds on deposit, certify on forms prescribed by the auditor of state that the treasurer's record of the amount of money on deposit with the bank to the credit of the political subdivision as of the end of the previous month is to the best of their knowledge correct. The certification shall be".

8. Page 2, line 18, by striking the word "ten" and inserting in lieu thereof the word "five".

Motion prevailed, and the House concurred in the Senate amendment.

Priebe of Kossuth moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 1275)

The ayes were, 93:

Alt	Fischer of	Kruse	Priebe
Andersen	Grundy	Lawson	Radl
Baker	Fisher of	Lippold	Renda
Battles	Greene	Logemann	Rex
Blouin	Freeman of	Logue	Roorda
Caffrey	Buena Vista	Mayberry	Sanders
Camp	Freeman of	McCormick	Schmeiser
Campbell	Clay-Dickinson	Mendenhall	Schroeder
Christensen	Gannon	Menefee	Schwartz
Corey	Goode	Mezvinisky	Shaw
Crabb	Graham	Millen	Shepherd
Crosier	Grassley	Miller of	Stokes
Cunningham	Hamilton	Jones	Strand
Darrington	Hanson of	Miller of	Strothman
Den Herder	Howard-Mitchell	Marshall	Tapscott
Dietz	Holden	Miller of	Tieden
Dooley	Huff	Page	Van Roekel
Dougherty	Johnson of	Milligan	Varley
Doyle	Audubon	Mohrfeld	Voorhees
Drake	Johnston of	Nelson	Warren
Duitscher	Johnson	Newton	Waugh
Dunton	Kitner	Nielsen	Weichman
Edgington	Knight	Nolting	Wells
Ellsworth	Knoblauch	Ossian	Winkelman
Ewell	Koch	Pelton	Wolfe
	Kreamer	Perkins	Mr. Speaker

The nays were, 8:

Brinck Poncy Rodgers

Absent or not voting, 28:

Bennett	Cochran	Hansen of	Hill
Bergman	Franklin	Black Hawk	Jesse

Kehe	Lipsky	O'Hearn	Stromer
Kennedy of	McCartney	Peterson	Van Drie
Chickasaw	McIntyre	Pierson	Van Nostrand
Kennedy of	Middleswart	Skinner	Walter
Dubuque	Miller of	Sorg	Welden
Kluever	Des Moines	Stroburg	
Langland			

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

Hanson of Howard-Mitchell called up for consideration **House File 1133**, a bill for an act to legalize and validate the proceedings of the board of supervisors of Mitchell County, Iowa, authorizing and providing for the issuance of county public hospital 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 county, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1133 as follows:

1. Page 1, lines 16 and 17, by striking the words "and sale".
2. Page 2, line 6, by striking the words ", sale and delivery".
3. Page 2, line 11, by striking the words ", sold and delivered".

Motion prevailed and the House concurred in the Senate amendment.

Hanson of Howard-Mitchell 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. 1133)

The ayes were, 100:

Alt	Doyle	Holden	McCartney
Andersen	Drake	Huff	McCormick
Baker	Duitscher	Johnson of	McIntyre
Battles	Dunton	Audubon	Mendenhall
Bennett	Edgington	Johnston of	Menefee
Bergman	Fisher of	Johnson	Mezvinsky
Blouin	Greene	Kennedy of	Miller of
Caffrey	Freeman of	Dubuque	Jones
Camp	Buena Vista	Kitner	Miller of
Campbell	Freeman of	Knight	Marshall
Christensen	Clay-Dickinson	Knoblauch	Miller of
Corey	Gannon	Koch	Page
Crabb	Goode	Kreamer	Milligan
Crosier	Graham	Kruse	Mohrfeld
Cunningham	Grassley	Lawson	Nelson
Darrington	Hamilton	Lippold	Newton
Den Herder	Hansen of	Lipsky	Nielsen
Dietz	Black Hawk	Logemann	Nolting
Dooley	Hanson of	Logue	Ossian
Dougherty	Howard-Mitchell	Mayberry	Pelton

Perkins	Roorda	Stokes	Voorhees
Peterson	Sanders	Strand	Warren
Pierson	Schmeiser	Strothman	Waugh
Poncy	Schroeder	Tapscott	Weichman
Priebe	Schwartz	Tieden	Wells
Renda	Shaw	Van Drie	Wolfe
Rex	Shepherd	Van Roekel	Mr. Speaker
Rodgers	Sorg	Varley	

The nays were, none.

Absent or out voting, 24:

Brinck	Hill	Middleswart	Stroburg
Cochran	Jesse	Millen	Stromer
Ellsworth	Kehe	Miller of	Van Nostrand
Ewell	Kennedy of	Des Moines	Walter
Fischer of	Chickasaw	O'Hearn	Welden
Grundy	Kluever	Radl	Winkelman
Franklin	Langland	Skinner	

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

Millen of Jefferson-Van Buren called up for consideration **House File 1220**, a bill for an act relating to the regulation of surface mining, and making surface mines as well as underground mines subject to safety regulation by the department of mines and minerals, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1220, page 2, by inserting after line 16 the following new section:

"Sec. 6. A plan or rules and regulations setting health and safety standards for surface mining within this state shall not be valid or effective until approved by the governor after ascertaining that proper funding for such a program is available and that such a program does not duplicate a program provided by any federal agency."

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. 1220)

The ayes were, 101:

Andersen	Caffrey	Crosier	Dougherty
Baker	Camp	Cunningham	Doyle
Battles	Campbell	Darrington	Drake
Bergman	Christensen	Den Herder	Duitscher
Blouin	Corey	Dietz	Dunton
Brinck	Crabb	Dooley	Edgington

Ellsworth	Kennedy of	Miller of	Schwartz
Fischer of	Chickasaw	Marshall	Shaw
Grundy	Kitner	Miller of	Shepherd
Fisher of	Knight	Page	Sorg
Greene	Knoblauch	Mohrfeld	Stokes
Freeman of	Koch	Nelson	Strand
Buena Vista	Kruse	Newton	Stromer
Freeman of	Langland	Nielsen	Strothman
Clay-Dickinson	Lawson	Ossian	Tapscott
Gannon	Lippold	Pelton	Van Drie
Goode	Lipsky	Perkins	Van Nostrand
Graham	Logemann	Peterson	Van Roekel
Grassley	Logue	Pierson	Varley
Hamilton	Mayberry	Poncy	Voorhees
Hansen of	McCartney	Priebe	Warren
Black Hawk	McCormick	Radl	Waugh
Holden	McIntyre	Rex	Weichman
Huff	Mendenhall	Rodgers	Wells
Jesse	Menefee	Roorda	Winkelman
Johnson of	Mezvinsky	Sanders	Wolfe
Audubon	Millen	Schmeiser	Mr. Speaker
	Miller of	Schroeder	
	Jones		

The nays were, 2:

Bennett Nolting

Absent or not voting, 21:

Alt	Johnston of	Kreamer	Renda
Cochran	Johnson	Middleswart	Skinner
Ewell	Kehe	Miller of	Stroburg
Franklin	Kennedy of	Des Moines	Tieden
Hanson of	Dubuque	Milligan	Walter
Howard-Mitchell	Cluever	O'Hearn	Welden
Hill			

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

Doyle of Woodbury called up for consideration **House File 595**, a bill for an act relating to the purchase of real estate by the state, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 595 as follows:

1. Line 10, by striking the word "may" and by inserting in lieu thereof the word "shall".
2. By striking all of lines 11 through 14 and by inserting in lieu thereof the words "only capital funds appropriated for that purpose. All state appropriated".
3. Line 18, by striking all after the word "itself" and all of lines 19 through 21 and by inserting in lieu thereof the words "in rem, pursuant to chapter six hundred fifty-four (654) of the Code. In no event shall a deficiency judgment be entered or enforced against the state or the department making the purchase. The provisions of chapter six hundred fifty-six (656) of the Code prescribing how a real estate contract may be forfeited shall, in no event, be applicable. In a foreclosure proceeding pursuant to this Act and chapter six hundred fifty-four (654) of the Code, the department

making the purchase and the attorney general shall be the only defendants who need be named and such department and the attorney general may be served personally or by restricted certified mail. The department and the attorney general shall have thirty days from the date of completed service in which to appear.' "

Motion prevailed and the House concurred in the Senate amendment.

Doyle of Woodbury moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 595)

The ayes were, 107:

Alt	Freeman of	Lippold	Priebe
Andersen	Clay-Dickinson	Lipsky	Rex
Battles	Gannon	Logemann	Rodgers
Bergman	Goode	Logue	Roorda
Blouin	Graham	Mayberry	Sanders
Brinck	Grassley	McCartney	Schmeiser
Caffrey	Hamilton	McCormick	Schroeder
Camp	Hansen of	Mendenhall	Schwartz
Campbell	Black Hawk	Menefee	Shaw
Christensen	Hanson of	Mezvinsky	Shepherd
Corey	Howard Mitchell	Miller of	Sorg
Crabb	Holden	Des Moines	Stokes
Crosier	Huff	Miller of	Strand
Cunningham	Johnson of	Jones	Stromer
Den Herder	Audubon	Miller of	Strothman
Dietz	Johnston of	Marshall	Tapscott
Dooley	Johnson	Miller of	Tieden
Dougherty	Kennedy of	Page	Van Drie
Doyle	Chickasaw	Milligan	Van Nostrand
Drake	Kennedy of	Mohrfeld	Van Roekel
Duitscher	Dubuque	Nelson	Varley
Dunton	Kitner	Newton	Voorhees
Edgington	Cluever	Nielsen	Warren
Ellsworth	Knight	Nolting	Waugh
Ewell	Knoblauch	Ossian	Weichman
Fischer of	Koch	Pelton	Welden
Grundy	Kreamer	Perkins	Wells
Fisher of	Kruse	Peterson	Winkelman
Greene	Langland	Pierson	Wolfe
Freeman of	Lawson	Poncy	Mr. Speaker
Buena Vista			

The nays were, 2:

Baker Bennett

Absent or not voting, 15:

Cochran	Jesse	Millen	Skinner
Darrington	Kehe	O'Hearn	Stroburg
Franklin	McIntyre	Radl	Walter
Hill	Middleswart	Renda	

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 141

Huff of Polk called up for consideration **House Concurrent Resolution 141**, filed on April 8, 1970, and found on pages 1460 and 1461 of the House Journal.

Miller of Jones offered the following amendment filed by him and moved its adoption:

Amend House Concurrent Resolution 141, found on page 1460 of the House Journal, by striking from lines 20 and 21 the following:

"Tama County	725-64-35	personal property	\$121.29
Toledo, Ia		tax credit	

The amendment was adopted.

Huff of Polk moved the adoption of the resolution as amended.

The resolution as amended was adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in certain divisions, refused to concur in certain divisions, amended and concurred in certain divisions of the House amendment to and passed:

Senate File 1312, a bill for an act relating to the budgeting and financing of governmental programs.

CARROLL A. LANE
Secretary of the Senate

SENATE AMENDMENT CONSIDERED

Camp of Clinton asked and received unanimous consent to take up for immediate consideration **Senate File 1312**, a bill for an act relating to the budgeting and financing of governmental programs, amended by the House and further amended by the Senate, as follows:

1. The Senate concurred in divisions 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 17, paragraph A of division 18, paragraph D of division 18, and division 19 of the House amendment.
2. The Senate refused to concur in divisions 15 and 16 and paragraph B of division 18.
3. The Senate amended paragraph C of division 18 of the House amendment as follows and concurred in paragraph C as amended:
Amend the House amendment to Senate File 1312 as follows:
(1) By striking all after the word "exempt" in line 112, and all of lines 113 through 125, inclusive, and the words "of the tax exemption" in line 126, and by inserting in lieu thereof the following:

"A tax credit shall be allowed each taxing district for

each bovine female that was assessed as a three-year-old, or older, as of January 1, 1970. Such tax credit shall commence for the tax year 1971 and each year thereafter based upon those assessed as of January 1, 1970.

On or before January 1, 1971, and each year thereafter, the auditor of each county shall prepare a statement listing for each taxing district in the county all bovine females that were three years old, or older, and assessed as of January 1, 1970. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which were not collected for the year 1970 and each year thereafter by reason of the exemption herein granted based upon those bovine females assessed as of January 1, 1970."

(2) Line 130, strike the words "treasurer of state" and insert in lieu thereof the words "state comptroller".

(3) Line 133, by inserting after the word "taxed" the following: ", based upon those assessed as of January 1, 1970".

(4) Line 135, strike the words "treasurer of state" and insert in lieu thereof the words "state comptroller".

(5) Lines 143 and 144, strike the words "treasurer of state" and insert in lieu thereof the words "state comptroller".

(6) Line 148, strike the words "treasurer of state" and insert in lieu thereof the words "state comptroller".

Johnston of Johnson moved that the House insist on paragraph B of division 18 of the House amendment.

The motion lost and the House recedes from paragraph B of division 18 of the House amendment.

Camp of Clinton moved that the House recede from divisions 15 and 16 of the House amendment.

Motion prevailed and the House recedes from divisions 15 and 16 of the House amendment.

Camp of Clinton moved that the House concur in division 3, subparagraphs (1) through (6), of the Senate amendment to the House amendment.

Motion prevailed and the House concurred in division 3, subparagraphs (1) through (6), of the Senate amendment to the House amendment.

Camp of Clinton moved that the bill, as amended by the House and further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 1312)

The ayes were, 83:

Alt	Camp	Crabb	Dooley
Andersen	Campbell	Darrington	Dougherty
Battles	Christensen	Den Herder	Doyle
Bergman	Corey	Dietz	Drake

Dunton	Huff	Menefee	Schwartz
Edgington	Johnson of	Millen	Shaw
Ellsworth	Audubon	Miller of	Shepherd
Ewell	Kennedy of	Jones	Stokes
Fisher of	Dubuque	Miller of	Strand
Greene	Kitner	Marshall	Stromer
Freeman of	Kluever	Milligan	Strothman
Buena Vista	Knoblauch	Mohrfeld	Tieden
Freeman of	Kreamer	Nielsen	Van Drie
Clay-Dickinson	Kruse	Ossian	Van Nostrand
Goode	Langland	Pelton	Van Roekel
Graham	Lawson	Perkins	Varley
Grassley	Lippold	Peterson	Voorhees
Hamilton	Lipsky	Pierson	Warren
Hansen of	Logemann	Priebe	Waugh
Black Hawk	Logue	Rex	Weichman
Hanson of	McCartney	Roorda	Winkelman
Howard-Mitchell	McIntyre	Sanders	Wolfe
Holden	Mendenhall	Schroeder	Mr. Speaker

The nays were, 35:

Baker	Gannon	McCormick	Poncy
Bennett	Jesse	Mezvinsky	Radl
Blouin	Johnston of	Middlewart	Renda
Brinck	Johnson	Miller of	Rodgers
Caffrey	Kehe	Des Moines	Schmeiser
Cochran	Kennedy of	Miller of	Skinner
Crosier	Chickasaw	Page	Stroburg
Duitscher	Knight	Newton	Tapscott
Fischer of	Koch	Nolting	Welden
Grundy	Mayberry	O'Hearn	Wells

Absent or not voting, 6:

Cunningham	Hill	Sorg	Walter
Franklin	Nelson		

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

Camp of Clinton moved that the vote by which Senate File 1312 passed the House be reconsidered and the motion to reconsider be tabled.

The motion prevailed.

The House was recessed until 1:30 p.m.

AFTERNOON SESSION

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

CONSIDERATION OF BILLS

Weichman of Benton asked and received unanimous consent to take up for immediate consideration **Senate File 1315**, a bill for an act relating to dissolution of marriage, separate maintenance and annulment.

Pelton of Clinton offered the following amendment filed by him and moved its adoption:

Amend Senate File 1315 by adding thereto the following:

5. Section one (1) is amended by striking therefrom the word and number "thirty-three (33)" and inserting in lieu thereof the word and number "thirty-five (35)".

6. Section nine (9) is amended by striking the first sentence and inserting in lieu thereof the following new sentence:

"Hearings for dissolution of marriage shall be held in open court upon the oral testimony of witnesses, or upon the depositions of such witnesses taken as in other equitable actions or taken by a commissioner appointed by the court."

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. 1315)

The ayes were, 105:

Alt	Freeman of	Logemann	Radl
Andersen	Buena Vista	Logue	Rex
Baker	Freeman of	Mayberry	Rodgers
Battles	Clay-Dickinson	McCartney	Roorda
Bergman	Gannon	McCormick	Sanders
Blouin	Goode	McIntyre	Schmeiser
Brinck	Hamilton	Mendenhall	Schroeder
Caffrey	Hanson of	Menefee	Schwartz
Camp	Howard-Mitchell	Mezvinsky	Shaw
Campbell	Holden	Middleswart	Shepherd
Christensen	Huff	Miller of	Sorg
Cochran	Jesse	Des Moines	Stokes
Corey	Johnson of	Miller of	Strand
Crabb	Audubon	Jones	Stromer
Cunningham	Kehe	Miller of	Strothman
Darrington	Kennedy of	Marshall	Tapscott
Den Herder	Chickasaw	Milligan	Van Drie
Dietz	Kennedy of	Mohrfeld	Van Nostrand
Dooley	Dubuque	Nelson	Van Roekel
Dougherty	Kitner	Newton	Varley
Doyle	Knight	Nielsen	Walter
Drake	Knoblauch	Nolting	Waugh
Duitscher	Koch	O'Hearn	Weichman
Dunton	Kreamer	Ossian	Welden
Ellsworth	Kruse	Pelton	Wells
Ewell	Langland	Peterson	Winkelman
Fisher of	Lawson	Pierson	Wolfe
Greene	Lippold	Poncy	Speaker
Franklin	Lipsky	Priebe	pro tempore

The nays were, none.

Absent or not voting, 19:

Bennett	Crosier	Edgington
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Fischer of Grundy	Harbor Hill	Miller of Page	Stroburg Tieden
Graham	Johnston of Johnson	Perkins	Voorhees
Grassley	Cluever	Renda	Warren
Hansen of Black Hawk		Skinner	

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

McCartney of Floyd asked and received unanimous consent to take up for immediate consideration **Senate File 382**, a bill for an act relating to interest rates.

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?" (S.F. 382)

The ayes were, 104:

Alt	Franklin	Logemann	Rodgers
Andersen	Freeman of	Logue	Roorda
Baker	Buena Vista	Mayberry	Sanders
Battles	Freeman of	McCartney	Schroeder
Bennett	Clay-Dickinson	McCormick	Schwartz
Blouin	Gannon	McIntyre	Shaw
Brinck	Goode	Mendenhall	Shepherd
Caffrey	Hamilton	Menefee	Stokes
Camp	Hanson of	Mezvinsky	Strand
Campbell	Howard-Mitchell	Middleswart	Stroburg
Christensen	Holden	Miller of	Stromer
Cochran	Huff	Jones	Strothman
Corey	Jesse	Miller of	Tapscott
Cunningham	Johnson of	Marshall	Tieden
Darrington	Audubon	Milligan	Van Drie
Den Herder	Kehe	Mohrfeld	Van Nostrand
Dietz	Kennedy of	Nelson	Van Roekel
Dougherty	Chickasaw	Newton	Varley
Doyle	Kennedy of	Nolting	Walter
Drake	Dubuque	O'Hearn	Warren
Duitscher	Kitner	Ossian	Waugh
Dunton	Knight	Pelton	Weichman
Edgington	Knoblauch	Peterson	Welden
Ellsworth	Koch	Pierson	Wells
Ewell	Kreamer	Poncy	Winkelman
Fischer of	Kruse	Priebe	Wolfe
Grundy	Langland	Radl	Speaker
Fisher of	Lawson	Renda	pro tempore
Greene	Lippold	Rex	

The nays were, none.

Absent or not voting, 20:

Bergman	Grassley	Johnston of	Miller of
Crabb	Hansen of	Johnson	Des Moines
Crosier	Black Hawk	Cluever	Miller of
Dooley	Harbor	Lipsky	Page
Graham	Hill		Nielsen

Perkins
Schmeiser

Skinner

Sorg

Voorhees

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 1275**, a bill for an act relating to the salary of the commissioner of health.

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. 1275)

The ayes were, 98:

Alt	Freeman of	Logue	Renda
Andersen	Clay-Dickinson	Mayberry	Rex
Baker	Gannon	McCartney	Rodgers
Battles	Goode	McCormick	Roorda
Bennett	Graham	McIntyre	Sanders
Bergman	Hamilton	Mendenhall	Schmeiser
Blouin	Hansen of	Menefee	Schroeder
Caffrey	Black Hawk	Mezvinsky	Shaw
Camp	Hanson of	Miller of	Shepherd
Campbell	Howard-Mitchell	Des Moines	Sorg
Christensen	Harbor	Miller of	Strand
Cochran	Huff	Jones	Stromer
Corey	Jesse	Miller of	Strothman
Crabb	Johnson of	Marshall	Tapscott
Cunningham	Audubon	Milligan	Van Drie
Darrington	Kehe	Mohrfeld	Van Nostrand
Den Herder	Kennedy of	Nelson	Van Roekel
Dooley	Chickasaw	Newton	Varley
Dougherty	Kennedy of	Nielsen	Walter
Drake	Dubuque	O'Hearn	Waugh
Duitscher	Kitner	Ossian	Weichman
Dunton	Koch	Pelton	Welden
Ellsworth	Kreamer	Peterson	Wells
Fischer of	Kruse	Pierson	Winkelman
Grundy	Lawson	Poncy	Wolfe
Fisher of	Lippold	Priebe	Speaker
Greene	Lipsky	Radl	pro tempore
Franklin	Logemann		

The nays were, 16:

Brinck	Freeman of	Knoblauch	Stokes
Crosier	Buena Vista	Langland	Stroburg
Diets	Holden	Middleswart	Tieden
Doyle	Knight	Nolting	Warren
Edgington			

Absent or not voting, 10:

Ewell	Johnston of	Miller of	Schwartz
Grassley	Johnson	Page	Skinner
Hill	Cluever	Perkins	Voorhees

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

CONSIDERATION OF BILLS
SIFTING COMMITTEE CALENDAR

Senate File 173, a bill for an act relating to employment agencies and the fees charged thereby, with report of committee recommending passage, was taken up for consideration.

Kreamer of Polk asked and received unanimous consent to withdraw the amendment filed by him on April 13, 1970, and found on page 1610 of the House Journal.

Kreamer of Polk offered the following amendment filed by him:

Amend Senate File 173 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section ninety-four point six (94.6), Code 1966, is hereby amended by striking from line eleven (11) the word "five" and inserting in lieu thereof the word "eight".

Kreamer of Polk offered the following amendment to his amendment and moved its adoption:

Amend the Kreamer amendment to Senate File 173, filed April 14, 1970, by adding the following new section:

Amend section ninety-four point six (94.6), Code 1966, by inserting in line sixteen (16) after the word "enterprises" the words "or to fees charged solely to employers where no fee is charged to the employee."

The amendment to the amendment was adopted.

Kreamer of Polk moved the adoption of his amendment as amended.

Roll call was requested by Kreamer of Polk and Huff of Polk.

On the question "Shall the amendment as amended be adopted?"

The ayes were, 68:

Andersen	Fisher of	Kluever	Miller of
Baker	Greene	Knoblauch	Marshall
Bennett	Gannon	Kreamer	Miller of
Bergman	Goode	Kruse	Page
Blouin	Graham	Lawson	Milligan
Brinck	Hamilton	Logemann	Mohrfeld
Caffrey	Hansen of	Logue	Newton
Camp	Black Hawk	Mayberry	Nolting
Campbell	Hanson of	McCartney	Pelton
Cochran	Howard-Mitchell	McCormick	Poncy
Crosier	Huff	McIntyre	Priebe
Dooley	Johnston of	Mendenhall	Radl
Duitscher	Johnson	Menefee	Schmeiser
Dunton	Kennedy of	Mezvinsky	Schwartz
Ewell	Chickasaw	Middleswart	Sorg

Stroburg	Van Roekel	Warren	Wells
Tapscott	Varley	Weichman	Winkelman
Tieden	Voorhees		

The nays were, 52:

Battles	Freeman of	Miller of	Shaw
Christensen	Clay Dickinson	Jones	Shepherd
Corey	Grassley	Nelson	Skinner
Crabb	Harbor	Nielsen	Stokes
Cunningham	Holden	O'Hearn	Strand
Dietz	Jesse	Ossian	Stromer
Dougherty	Johnson of	Perkins	Strothman
Doyle	Audubon	Peterson	Van Drie
Edgington	Kehe	Pierson	Van Nostrand
Ellsworth	Kitner	Renda	Waugh
Fischer of	Knight	Rex	Weiden
Grundy	Koch	Rodgers	Wolfe
Freeman of	Langland	Roorda	Speaker
Buena Vista	Lippold	Sanders	pro tempore
	Lipsky	Schroeder	

Absent or not voting, 9:

Alt	Drake	Kennedy of	Miller of
Darrington	Franklin	Dubuque	Des Moines
Den Herder	Hill		Walter

The amendment as amended was adopted.

Ellsworth of Dubuque asked and received unanimous consent to withdraw the amendment filed by him on April 9, 1970, and found on page 1530 of the House Journal.

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. 173)

The ayes were, 105:

Alt	Dunton	Jesse	Lipsky
Andersen	Edgington	Johnson of	Logemann
Battles	Ellsworth	Audubon	Logue
Bergman	Fischer of	Johnston of	Mayberry
Blouin	Grundy	Johnson	McCartney
Brinck	Fisher of	Kehe	McCormick
Caffrey	Greene	Kennedy of	McIntyre
Camp	Franklin	Chickasaw	Mendenhall
Campbell	Freeman of	Kennedy of	Menefee
Christensen	Buena Vista	Dubuque	Mezvinsky
Cochran	Gannon	Kitner	Middleswart
Corey	Goode	Kluever	Miller of
Crabb	Graham	Knight	Des Moines
Cunningham	Grassley	Knoblauch	Miller of
Den Herder	Hamilton	Koch	Jones
Dietz	Hansen of	Kreamer	Miller of
Dooley	Black Hawk	Kruse	Marshall
Dougherty	Harbor	Langland	Miller of
Doyle	Holden	Lawson	Page
Duitscher	Huff	Lippold	Milligan

Mohrfeld	Priebe	Strand	Voorhees
Nelson	Radl	Stromer	Warren
Newton	Renda	Strothman	Waugh
Nielsen	Sanders	Tapscott	Weichman
O'Hearn	Schmeiser	Tieden	Welden
Ossian	Schroeder	Van Drie	Winkelman
Pelton	Shaw	Van Nostrand	Wolfe
Perkins	Shepherd	Van Roekel	Speaker
Peterson	Sorg	Varley	pro tempore
Pierson	Stokes		

The nays were, 13:

Baker	Freeman of	Rex	Schwartz
Bennett	Clay-Dickinson	Rodgers	Stroburg
Crosier	Nolting	Roorda	Wells
Ewell	Poncy		

Absent or not voting, 6:

Darrington	Hanson of	Hill	Walter
Drake	Howard-Mitchell	Skinner	

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

HOUSE FILE 239 WITHDRAWN

Shaw of Scott asked and received unanimous consent to withdraw **House File 239** from further consideration by the House.

SENATE AMENDMENT CONSIDERED

The House resumed consideration of **House File 1346**, a bill for an act relating to the furnishing of medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services, and the following Senate amendment:

Amend House File 1346 by striking on page 5, lines 29 and 30, the words "a representative of the ancillary suppliers of prosthetic devices," and inserting in lieu thereof the following: "Iowa Ophthalmic Dispensers, Inc., (opticians)".

Lipsky of Linn moved that the House concur in the Senate amendment.

A non-record roll call was requested.

The ayes were 55, nays 46.

Motion prevailed and the House concurred in the Senate amendment.

Lipsky of Linn moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 1346)

The ayes were, 106:

Alt	Gannon	Logue	Rex
Andersen	Goode	McCartney	Rodgers
Battles	Graham	McCormick	Roorda
Bergman	Hamilton	McIntyre	Sanders
Blouin	Hansen of	Mendenhall	Schmeiser
Brinck	Black Hawk	Menefee	Schroeder
Caffrey	Hanson of	Mezvinsky	Schwartz
Camp	Howard-Mitchell	Middleswart	Shepherd
Campbell	Harbor	Miller of	Skinner
Christensen	Holden	Des Moines	Sorg
Cochran	Huff	Miller of	Stokes
Corey	Jesse	Jones	Strand
Crabb	Johnson of	Miller of	Stroburg
Crosier	Audubon	Marshall	Stromer
Cunningham	Johnston of	Milligan	Strothman
Darrington	Johnson	Mohrfeld	Tapscott
Den Herder	Kennedy of	Nelson	Van Drie
Dooley	Chickasaw	Newton	Van Nostrand
Dougherty	Kennedy of	Nielsen	Van Roekel
Doyle	Dubuque	Nolting	Varley
Duitscher	Kitner	O'Hearn	Voorhees
Dunton	Kluever	Ossian	Warren
Edgington	Knoblauch	Pelton	Waugh
Ellsworth	Koch	Perkins	Weichman
Ewell	Kruse	Peterson	Wells
Fischer of	Langland	Pierson	Winkelman
Grundy	Lawson	Poncy	Wolfe
Fisher of	Lippold	Radl	Speaker
Greene	Lipsky	Renda	pro tempore
Franklin	Logemann		

The nays were, 4: •

Dietz	Freeman of Clay-Dickinson	Knight	Miller of Page
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Absent or not voting, 14:

Baker	Freeman of	Kehe	Shaw
Bennett	Buena Vista	Kreamer	Tieden
Drake	Grassley	Mayberry	Walter
	Hill	Priebe	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 129

Lipsky of Linn called up for consideration **Senate Concurrent Resolution 129**, filed on April 14, 1970, and found on pages 1639 and 1640 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House Concurrent Resolution 135, asking the General Assembly of the United Nations to intercede on behalf of American servicemen being held as prisoners of war by North Vietnam.

CARROLL A. LANE
Secretary of the Senate

ADOPTION OF HOUSE CONCURRENT RESOLUTION 135
AS AMENDED BY THE SENATE

Lipsky of Linn asked and received unanimous consent to take up for immediate consideration **House Concurrent Resolution 135**, adopted by the House on April 7, 1970, and amended by the Senate as follows:

Amend House Concurrent Resolution 135 as follows:

1. By striking the first paragraph and inserting in lieu thereof the following paragraphs:

"Whereas, approximately 1,350 American servicemen, including four Iowans who are known to be prisoners in North Vietnam; and

Whereas, twenty to thirty Iowans who are reported missing and may be held as prisoners in North Vietnam; and

Whereas, the government of North Vietnam has refused to release the names of all the prisoners it holds; and

Whereas, some of these American prisoners have been held captive for as long as five years; and"

2. By striking the sixth and seventh paragraphs and inserting in lieu thereof the following paragraphs:

"Be It Resolved by the House, the Senate Concurring, That the General Assembly of the State of Iowa urges the General Assembly of the United Nations to intercede on behalf of the American servicemen being held as prisoners of war by North Vietnam and the National Liberation Front by insuring that the tenets of fair and humane treatment, as expressed in the Geneva Convention of 1949, are complied with by North Vietnam and the National Liberation Front.

Be It Further Resolved, That copies of this resolution be transmitted to the Secretary General of the United Nations, to each of the 124 delegates to the United Nations representing the 124 member nations, the President of the United States, the Vice President of the United States, the Speaker of the United States House of Representatives, the Chairman of the House Foreign Affairs Committee, the Chairman of the Senate Foreign Relations Committee, and to each member of the Congress from the State of Iowa."

Lipsky of Linn moved the adoption of the Senate amendment to House Concurrent Resolution 135.

The amendment was adopted.

Lipsky of Linn moved the adoption of House Concurrent Resolution 135 as amended.

Motion prevailed and the resolution as amended was adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate Concurrent Resolution 135, providing for consideration by the Legislative Council of interim study committees requested by unadopted resolutions.

CARROLL A. LANE
Secretary of the Senate

ADOPTION OF SENATE CONCURRENT RESOLUTION 135

Varley of Adair-Madison asked and received unanimous consent to take up for immediate consideration **Senate Concurrent Resolution 135** as follows:

SENATE CONCURRENT RESOLUTION 135

By Rigler and Frommelt

Whereas, large numbers of resolutions have been introduced in both the Senate and the House of Representatives calling for interim studies of numerous state functions; and

Whereas, in the waning hours of the Sixty-third General Assembly it is impractical to accurately determine during floor debate the amount of hours of staff time required to complete such studies, within the limitations of funds which will be available, and assign precise priorities;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That all resolutions calling for interim studies by the Legislative Council and by the Legislative Service Bureau which have not been adopted in both houses be delivered to the President pro tempore, on the part of the Senate, and the Speaker of the House, on the part of the House, for consideration by the Legislative Council, which shall determine priorities and authorize such studies as may be feasible within the limits of the staff, time and funds available.

Varley of Adair-Madison moved the adoption of the resolution.

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 concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 244, a bill for an act relating to residency requirements for civil service workers.

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 344, a bill for an act relating to the law-enforcement officers' training academy.

Also: That the Senate has adopted the conference committee report and the amendments contained therein and passed:

Senate File 456, a bill for an act relating to the licensing and registration of nursing home administrators.

Also: That the Senate has adopted the second conference committee report and the amendments contained therein and passed:

Senate File 1181, a bill for an act relating to driver license fees and their renewal.

Also: That the Senate concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 1303, a bill for an act relating to the inspection of places where dead human bodies are prepared for burial.

Also: That the Senate concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 1311, a bill for an act relating to organized athletics in physical education.

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

House File 1325, a bill for an act relating to members of the county conservation board.

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

House File 1339, a bill for an act creating the American revolution bicentennial commission.

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

House Concurrent Resolution 122, creating a study committee to conduct a study of the subject of drug abuse.

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

House Concurrent Resolution 123, commending the ad hoc committee for budget revision for their efforts.

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

Senate Concurrent Resolution 134, commending radio station WOI for coverage of the second session of the Sixty-third General Assembly.

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

House Concurrent Resolution 136, providing for a study of the funds available to the state highway commission.

CARROLL A. LANE
Secretary of the Senate

ADOPTION OF SENATE CONCURRENT RESOLUTION 134

McCartney of Floyd asked and received unanimous consent to take up for immediate consideration **Senate Concurrent Resolution 134** and moved its adoption:

SENATE CONCURRENT RESOLUTION 134

By Potgeter, Ollenburg, Bortell and Gaudineer

Whereas, Radio Station WOI, Ames, Iowa, has given live broadcast coverage to the sessions of the Senate and House during this second session of the Sixty-third General Assembly; and,

Whereas, this coverage has been widely acclaimed and has given thousands of Iowans an opportunity to follow more closely the operation of the General Assembly; *Now, Therefore*,

Be It Resolved by the Senate, the House Concurring, that Radio Station WOI is hereby commended for providing this excellent public service and is encouraged to continue this programming in future sessions.

Be It Further Resolved, that a copy of this resolution be forwarded to the manager of Radio Station WOI.

Motion prevailed and the resolution was adopted.

APPROPRIATIONS CALENDAR

Senate File 1289, a bill for an act authorizing counties to cooperate with federal programs and to appropriate funds, 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?" (S.F. 1289)

The ayes were, 102:

Alt	Cunningham	Fisher of	Harbor
Andersen	Darrington	Greene	Holden
Baker	Den Herder	Freeman of	Huff
Battles	Dietz	Buena Vista	Jesse
Bergman	Dooley	Freeman of	Johnson of
Blouin	Dougherty	Clay-Dickinson	Audubon
Brinck	Doyle	Gannon	Kehe
Caffrey	Duitscher	Goode	Kennedy of
Camp	Dunton	Grassley	Dubuque
Christensen	Edgington	Hamilton	Kitner
Cochran	Ellsworth	Hansen of	Knight
Corey	Fischer of	Black Hawk	Knoblauch
Crabb	Grundy	Hanson of	Kruse
Crosier		Howard-Mitchell	Langland

Lawson	Miller of	Radl	Tapscott
Lippold	Page	Renda	Tieden
Logemann	Milligan	Rex	Van Drie
Logue	Mohrfeld	Rodgers	Van Nostrand
Mayberry	Nelson	Roorda	Van Roekel
McCartney	Nielsen	Sanders	Varley
McIntyre	Nolting	Schroeder	Voorhees
Mendenhall	O'Hearn	Schwartz	Warren
Menefee	Ossian	Shaw	Waugh
Miller of	Pelton	Shepherd	Weichman
Des Moines	Perkins	Skinner	Welden
Miller of	Peterson	Sorg	Wells
Jones	Pierson	Strand	Wolfe
Miller of	Poncy	Stroburg	Speaker
Marshall	Priebe	Stromer	pro tempore

The nays were, 5:

Campbell	Stokes	Strothman	Winkelman
McCormick			

Absent or not voting, 17:

Bennett	Hill	Cluever	Middleswart
Drake	Johnston of	Koch	Newton
Ewell	Johnson	Kreamer	Schmeiser
Franklin	Kennedy of	Lipsky	Walter
Graham	Chickasaw	Mezvinsky	

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 3:34 p.m.

ADOPTION OF CONFERENCE COMMITTEE REPORT (Senate File 456)

Holden of Scott called up for consideration the conference committee report on Senate File 456, a bill for an act relating to the licensing and registration of nursing home administrators, as follows:

REPORT OF CONFERENCE COMMITTEE (Senate File 456)

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 456, a bill for an act relating to the licensing and registration of nursing home administrators, respectfully submit the following recommendations:

1. That the Senate recede from the Senate amendment to the House amendment.
2. That the House recede from the House amendment to Senate File 456, as passed by the Senate and reprinted.
3. Amend Senate File 456, as passed by the Senate and reprinted as follows:

1. Page 2, by striking lines 3 through 13, inclusive, and inserting in lieu thereof the following:

"1. Six members shall be nursing home administrators, one of whom shall be an administrator of a nonproprietary nursing home, chosen by the governor from lists of three or more persons nominated for each such appointment by the respective professional nursing home associations in the state.

2. One administrator of a hospital.

3. One physician and surgeon, or osteopathic physician and surgeon.

4. One pharmacist, registered nurse, or educator who has had actual administrative experience in a nursing home equivalent to that required of an applicant for a license."

2. Page 3, line 22 by inserting after the word "administrator" the words "or has had equivalent experience in other health care facilities".

3. Page 3, line 22, by striking the word "immediately".

4. Page 3, by striking the sentence beginning in line 26 and ending in line 29.

5. Page 5, by adding after line 18 the following new paragraph:

"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 by the nursing home owner or owners, to perform such duties for a period not to exceed six months."

6. Page 6, by striking from line 15 all after the word "board"; all of lines 16 and 17; and from line 18 the words "required by the rules of the board" and insert in lieu thereof the words "of continued education in this field".

7. Page 6, by adding after line 30 the following new section and renumbering the subsequent section:

"If any provision of this Act is in conflict with the requirements of section 1908 of the United States Social Security Act (42 United States Code, section 1396g), relative to a state program for licensing of administrators of nursing homes, and except for such conflict the state would be entitled to receive contributions from the United States for payment of assistance under the program established pursuant to Title XIX of the United States Social Security Act (42 United States Code, sections 1396-1396g, inclusive), such provision of this Act so in conflict with said statute of the United States shall be considered as suspended and of no effect until sixty days after the convening of the next regular session of the General Assembly after such conflict is discovered."

On the part of the Senate:

CHESTER O. HOUGEN, Chairman
JOHN L. MOWRY
CHARLES K. SULLIVAN
GEORGE E. O'MALLEY

On the part of the House:

EDGAR H. HOLDEN, Chairman
NORMAN ROORDA
DEAN O. COREY
KEITH DUNTON

Holden of Scott moved the adoption of the conference committee report and the amendments contained therein.

Motion prevailed and the report was adopted.

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. 456)

The ayes were, 104:

Alt	Fisher of	Mayberry	Renda
Andersen	Greene	McCartney	Rodgers
Baker	Freeman of	McCormick	Roorda
Battles	Clay-Dickinson	Mendenhall	Sanders
Bergman	Gannon	Menefee	Schmeiser
Blouin	Goode	Mezvinsky	Schroeder
Brinck	Hamilton	Middleswart	Schwartz
Caffrey	Hansen of	Millen	Shepherd
Camp	Black Hawk	Miller of	Sorg
Campbell	Hanson of	Des Moines	Stokes
Christensen	Howard-Mitchell	Miller of	Strand
Cochran	Holden	Jones	Stroburg
Corey	Huff	Miller of	Stromer
Crabb	Jesse	Marshall	Strothman
Crosier	Johnson of	Milligan	Tapscott
Cunningham	Audubon	Mohrfeld	Tieden
Darrington	Kehe	Nelson	Van Drie
Den Herder	Kennedy of	Newton	Van Nostrand
Dietz	Dubuque	Nielsen	Van Roekel
Dooley	Kitner	Nolting	Varley
Dougherty	Knight	O'Hearn	Voorhees
Doyle	Knoblauch	Ossian	Weichman
Duitscher	Koch	Pelton	Waugh
Dunton	Kreamer	Perkins	Welden
Edgington	Kruse	Peterson	Wells
Ellsworth	Langland	Pierson	Winkelman
Fischer of	Lawson	Poncy	Wolfe
Grundy	Lippold	Priebe	Mr. Speaker
	Logue	Radl	

The nays were, 3:

Bennett	Franklin	Miller of
		Page

Absent or not voting, 17:

Drake	Hill	Cluever	Shaw
Ewell	Johnton of	Lipsky	Skinner
Freeman of	Johnson	Logemann	Walter
Buena Vista	Kennedy of	McIntyre	Warren
Graham	Chickasaw	Rex	
Grassley			

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

ADOPTION OF SECOND CONFERENCE COMMITTEE REPORT
(Senate File 1181)

Millen of Jefferson-Van Buren called up for consideration the

second conference committee report on Senate File 1181, a bill for an act relating to driver license fees and their renewal, as follows:

REPORT OF SECOND CONFERENCE COMMITTEE
(Senate File 1181)

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 1181, a bill for an act relating to driver license fees and their renewal, respectfully submit the following recommendations:

1. The Senate concur in amendments 1, 2, 3, 4, 5, 6, 7 and 8.
2. The House recede from amendments 9 and 10.
3. The Senate concur in amendment 11.
4. Strike section 7 of the reprinted Senate File 1181.

On the part of the House:

FLOYD H. MILLEN, Chairman
JAMES T. CAFFREY
DENNIS L. FREEMAN
DEWEY E. GOODE

On the part of the Senate:

RALPH W. POTTER, Chairman
EARL G. BASS
PEARLE P. DeHART
ERNEST KOSEK

Millen of Jefferson-Van Buren moved the adoption of the second conference committee report on Senate File 1181 and the amendments contained therein.

Motion prevailed and the report was adopted.

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?" (S.F. 1181)

The ayes were, 70:

Alt	Freeman of	Logemann	Radl
Andersen	Clay-Dickinson	Logue	Roorda
Battles	Hamilton	McCartney	Sanders
Bergman	Hansen of	McIntyre	Schroeder
Campbell	Black Hawk	Mendenhall	Shaw
Christensen	Hanson of	Menefee	Shepherd
Cochran	Howard-Mitchell	Miller of	Sorg
Corey	Huff	Jones	Stokes
Crabb	Johnson of	Miller of	Strand
Cunningham	Audubon	Marshall	Tieden
Darrington	Kehe	Miller of	Van Drie
Den Herder	Kitner	Page	Van Nostrand
Dooley	Knight	Milligan	Van Roekel
Edgington	Knoblauch	Mohrfeld	Varley
Ellsworth	Koch	Nielsen	Voorhees
Fischer of	Kreamer	Ossian	Waugh
Grundy	Kruse	Pelton	Weichman
Fisher of	Kangland	Perkins	Winkelman
Greene	Lawson	Pierson	Wolfe
	Lippold	Priebe	Mr. Speaker

The nays were, 38:

Baker	Franklin	Mayberry	Poncy
Bennett	Gannon	McCormick	Renda
Blouin	Goode	Mezvinsky	Rodgers
Brinck	Holden	Middleswart	Schmeiser
Caffrey	Jesse	Miller of	Schwartz
Crosier	Johnston of	Des Moines	Skinner
Dietz	Johnson	Nelson	Stroburg
Dougherty	Kennedy of	Newton	Strothman
Doyle	Chickasaw	Nolting	Tapscott
Duitscher	Kennedy of	O'Hearn	Wells
Dunton	Dubuque		

Absent or not voting, 16:

Camp	Graham	Lipsky	Stromer
Drake	Grassley	Millen	Walter
Ewell	Hill	Peterson	Warren
Freeman of	Kluever	Rex	Welden
Buena Vista			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

**CONSIDERATION OF BILL
SIFTING COMMITTEE CALENDAR**

Senate File 1067, a bill for an act relating to the identification of cattle for quarantine purposes for bovine brucellosis eradication, with report of committee recommending passage, was taken up for consideration.

Strothman of Henry offered the following amendment filed by Strothman, et al., and moved its adoption:

Amend Senate File 1067 as follows:

1. By striking all after the enacting clause, and inserting in lieu thereof the following:

Section 1. Section one hundred sixty-four point one (164.1), Code 1966, is hereby amended by adding thereto the following new subsection:

"State-approved premises" shall mean feedlot or grazing areas approved by the department for the feeding, fattening, or growing of such bovine animals as would be subject to quarantine by the department. Rules governing the operation of such premises shall be the responsibility of the department.

Sec. 2. Chapter eight (8), section five (5), Acts of the Sixty-third General Assembly, First Session, repealing section one hundred sixty-four point fourteen (164.14), Code 1966, and enacting a substitute therefor, is hereby amended by striking lines five (5) through twenty-seven (27), inclusive, and inserting in lieu thereof the following:

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 consigned to a state-approved premises or to be held under quarantine for a period not to exceed twelve months.

Cattle under a twelve-month feeder quarantine shall be individually identified by consecutively numbered metal ear tags containing at least four digits. Ear tagging shall be done at the place of origin of cattle or at federally approved markets. Cattle may be released from approved premises or 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 consigned to a state approved premises or be quarantined for one hundred twenty days. A negative test at owner's expense conducted no sooner than thirty days after the first test would release the cattle from approved premises 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 amending the title by striking all after the word "relating" and inserting in lieu thereof the words "to bovine brucellosis."

Roll call was requested by Strothman of Henry and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were, 14:

Baker	Dunton	O'Hearn	Stokes
Bergman	Kruse	Rex	Strothman
Blouin	Logue	Skinner	Van Roekel
Campbell	Middleswart		

The nays were, 86:

Alt	Duitscher	Hansen of	Koch
Andersen	Edgington	Black Hawk	Kreamer
Battles	Ellsworth	Hanson of	Langland
Bennett	Fischer of	Howard-Mitchell	Lawson
Caffrey	Grundy	Huff	Lippold
Camp	Fisher of	Johnson of	Logemann
Cochran	Greene	Audubon	Mayberry
Corey	Franklin	Johnston of	McCormick
Crabb	Freeman of	Johnson	McIntyre
Cunningham	Buena Vista	Kennedy of	Mendenhall
Darrington	Freeman of	Chickasaw	Menefee
Den Herder	Clay-Dickinson	Kennedy of	Mezvinsky
Dietz	Gannon	Dubuque	Miller of
Dooley	Goode	Kitner	Des Moines
Dougherty	Graham	Kluever	Miller of
Doyle	Hamilton	Knoblauch	Jones

Miller of Marshall	Ossian Pelton	Schwartz Shaw	Voorhees Warren
Miller of Page	Peterson Poncy	Shepherd Sorg	Waugh Weichman
Milligan	Rodgers	Strand	Welden
Mohrfeld	Roorda	Tapscott	Wells
Nelson	Sanders	Van Nostrand	Winkelman
Nielsen	Schmeiser	Van Drie	Wolfe
Nolting	Schroeder	Varley	Mr. Speaker

Absent or not voting, 24:

Brinck	Hill	McCartney	Radl
Christensen	Holden	Millen	Renda
Crosier	Jesse	Newton	Stroburg
Drake	Kehe	Perkins	Stromer
Ewell	Knight	Pierson	Tieden
Grassley	Lipsky	Priebe	Walter

The amendment lost.

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. 1067)

The ayes were, 109:

Alt	Freeman of Buena Vista	Langland Lawson	Priebe Radl
Andersen	Freeman of Clay-Dickinson	Lippold Logemann	Rex Rodgers
Baker	Gannon	Logue	Roorda
Battles	Goode	Mayberry	Sanders
Bennett	Graham	McCormick	Schmeiser
Bergman	Grassley	Mendenhall	Schroeder
Blouin	Hamilton	Menefee	Schwartz
Brinck	Hansen of Black Hawk	Mezvinsky	Shaw
Caffrey	Hanson of Howard-Mitchell	Middleswartz	Shepherd
Camp	Huff	Miller of Des Moines	Sorg
Christensen	Jesse	Miller of Jones	Strand
Cochran	Johnson of Audubon	Jones	Stroburg
Corey	Johnson of Johnston	Miller of Marshall	Stromer
Crosier	Kehe	Page	Tapscott
Cunningham	Kennedy of Chickasaw	Milligan	Tieden
Darrington	Kennedy of Dubuque	Mohrfeld	Van Drie
Darrington	Kitner	Nelson	Van Nostrand
Den Herder	Knuever	Newton	Van Roekel
Diets	Knight	Nielsen	Varley
Dooley	Knoblauch	Nolting	Voorhees
Dougherty	Koch	O'Hearn	Warren
Doyle	Kreamer	Ossian	Waugh
Duitscher	Kruse	Pelton	Weichman
Dunton		Perkins	Welden
Edgington		Peterson	Wells
Ellsworth		Poncy	Winkelman
Fischer of Grundy			Wolfe
Fisher of Greene			Mr. Speaker
Franklin			

The nays were, 8:

Campbell	Stokes	Strothman
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Absent or not voting, 12:

Drake	Holden	McIntyre	Renda
Ewell	Lipsky	Millen	Skinner
Hill	McCartney	Pierson	Walter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 1013 WITHDRAWN

Crabb of Crawford asked and received unanimous consent to withdraw **House File 1013** from further consideration by the House.

CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 120

Alt of Polk called up for consideration **House Concurrent Resolution 120**, filed on March 12, 1970, and found on pages 989 and 990 of the House Journal.

Alt of Polk asked and received unanimous consent that the resolution be withdrawn as the subject matter had been previously considered.

INTRODUCTION OF BILL

House File 1367, by McCartney and Gannon, a bill for an act relating to motor vehicle fees.

Read first time and **passed on file**.

CONSIDERATION OF BILLS

McCartney of Floyd asked and received unanimous consent to take up for immediate consideration **House File 1367**, a bill for an act relating to motor vehicle fees.

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. 1367)

The ayes were, 111:

Alt	Brinck	Crabb	Doyle
Andersen	Caffrey	Crosier	Drake
Baker	Camp	Cunningham	Duitscher
Battles	Campbell	Darrington	Edgington
Bennett	Christensen	Dietz	Ellsworth
Bergman	Cochran	Dooley	Ewell
Blouin	Corey	Dougherty	Franklin

Freeman of Buena Vista	Knight	Miller of Page	Shaw
Freeman of Clay-Dickinson	Knoblauch	Milligan	Shepherd
Gannon	Koch	Mohrfeld	Skinner
Goode	Kreamer	Nelson	Sorg
Grassley	Kruse	Newton	Stokes
Hamilton	Langland	Nielsen	Strand
Hansen of Black Hawk	Lawson	Nolting	Stroburg
Hanson of Howard-Mitchell	Lippold	O'Hearn	Stromer
Huff	Logemann	Ossian	Strothman
Johnson of Audubon	Logue	Pelton	Tapscott
Johnston of Johnson	McCartney	Perkins	Tieden
Kehe	McCormick	Peterson	Van Drie
Kennedy of Chickasaw	Mendenhall	Pierson	Van Nostrand
Kennedy of Dubuque	Menefee	Poncy	Van Roekel
Kitner	Mezvinsky	Priebe	Varley
Kluever	Middlewart	Radl	Voorhees
	Millen	Renda	Warren
	Miller of Des Moines	Rex	Waugh
	Miller of Jones	Rodgers	Weichman
	Morgan	Sanders	Welden
	Marshall	Schmeiser	Wells
		Schroeder	Winkelman
		Schwartz	Wolfe
			Mr. Speaker

The nays were, 1:

McIntyre

Absent or not voting, 12:

Den Herder	Fisher of	Holden	Mayberry
Dunton	Greene	Jesse	Roorda
Fischer of Grundy	Graham	Lipsky	Walter
	Hill		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McCartney of Floyd asked and received unanimous consent to take up for immediate consideration **Senate File 1317**, a bill for an act relating to disabled and retired firemen and policemen.

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?" (S.F. 1317)

The ayes were, 111:

Alt	Christensen	Drake	Freeman of
Andersen	Cochran	Duitscher	Clay-Dickinson
Baker	Corey	Dunton	Gannon
Battles	Crabb	Edgington	Goode
Bennett	Crosier	Ellsworth	Grassley
Bergman	Cunningham	Ewell	Hamilton
Blouin	Darrington	Fischer of	Hansen of
Brinck	Dietz	Grundy	Black Hawk
Caffrey	Dooley	Franklin	Hanson of
Camp	Dougherty	Freeman of	Howard-Mitchell
Campbell	Doyle	Buena Vista	Huff

Johnson of Audubon	Logue McCartney	Nielsen Nolting	Skinner Sorg
Johnston of Johnson	McCormick McIntyre	O'Hearn Ossian	Stokes Strand
Kehe	Mendenhall	Pelton	Strothman
Kennedy of Chickasaw	Menefee Mezvinsky	Perkins Peterson	Tapscott Tieden
Kennedy of Dubuque	Middleswart Millen	Pierson Poncy	Van Drie Van Nostrand
Kitner	Miller of Des Moines	Priebe Radl	Van Roekel Varley
Kluever	Miller of Jones	Renda Rex	Voorhees Warren
Knight	Miller of Marshall	Rodgers Sanders	Waugh Weichman
Knoblauch	Miller of Page	Schmeiser Schroeder	Welden Wells
Koch	Page Milligan	Schwartz Shaw	Winkelman Wolfe
Kreamer	Mohrfeld Newton	Shepherd	Mr. Speaker
Kruse			
Langland			
Lawson			
Lippold			
Logemann			

The nays were, none.

Absent or not voting, 13:

Den Herder	Hill	Mayberry	Stroburg
Fisher of	Holden	Nelson	Stromer
Greene	Jesse	Roorda	Walter
Graham	Lipsky		

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 182, requesting a report relating to the use of municipal corporations' and school districts' warrants.

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 173, a bill for an act relating to employment agencies and the fees charged thereby.

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 665, a bill for an act relating to residency requirements for elections.

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 1187, a bill for an act relating to the establishment of a university in western Iowa.

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 1315, a bill for an act relating to public records concerning dissolution of marriage.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1097, a bill for an act relating to voter registration.

Also: That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 1341, a bill for an act creating a scenic rivers system.

Also: That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 1367, a bill for an act relating to motor vehicle fees.

CARROLL A. LANE, Secretary

SENATE AMENDMENT TO HOUSE FILE 1341

Amend House File 1341 as follows:

1. By striking on page 2 lines 10 through 25 inclusive and by renumbering the remaining sections in conformity therewith.
2. By striking on page 3 lines 10 through 15.

SENATE AMENDMENTS CONSIDERED

Drake of Louisa-Muscataine asked and received unanimous consent to take up for immediate consideration **House File 1097**, a bill for an act relating to voter registration, as amended by the House and reprinted by the Senate as follows:

Amend House File 1097 as follows:

1. Page 1, by striking all after the word "amended" in line 4 and all of lines 5 through 10, inclusive, and by inserting in lieu thereof the following:

"by inserting after the period in line six (6) the following:

"There is further created the office of commissioner of registration in all counties that now or hereafter have a population of fifty thousand or more. The county auditor of each such county is hereby constituted the commissioner of registration in his county. The county auditor shall register only those residents of his county who reside outside of the corporate limits of all cities in his county with a population of ten thousand or more. The city clerk of all cities with a population of ten thousand or more shall register the residents of his city."

2. Page 1, by inserting in line 25 after the word "registrar" the words "and deputy registrar".

3. Page 2, by striking in line 1 the word "county" and by inserting in lieu thereof the words "city or county, as the case may be,".

4. Page 2, by inserting in line 7 after the word "registrar" the words "or deputy registrar".

5. Page 2, by inserting after line 35 the following new paragraphs:

- a. "The county auditor shall further establish at least one

branch registration place in every city, town, and township under his jurisdiction that has a population of one thousand or more during the thirty-day period prior to the closing of the election register for any election for which registration is required. Such branch registration places shall be open during the evening hours upon such days and upon such Saturdays as the auditor determines will be a convenience to the eligible voter required to register pursuant to this chapter."

b. "Any person who resides in a town or township in which a branch registration place is not maintained, may register at the nearest branch registration place or the permanent registration place."

c. "The city clerk of a city where permanent registration applies shall establish at points within such city a sufficient number of branch registration places at least thirty days prior to the close of the election register for any election for which registration is required. Such branch registration places shall be open during the evening hours upon such days and upon such Saturdays as the city clerk determines will be a convenience to the eligible voter required to register pursuant to this chapter."

d. "The county auditor and city clerk shall give notice of the places and times such branch registration places will be open by publication in a newspaper of general circulation within the respective county or city at least one week prior to the first time such branch registration places will be open."

6. Page 3, by adding after line 13 the following new section:

"Section four hundred forty-four point nine (444.9), Code 1966, is hereby amended by inserting after line twenty-two (22) the following new subsection:

"For maintaining voter registration by the county auditor as required by chapter forty-eight (48) of the Code, but not to exceed the annual anticipated cost thereof. The levy for this purpose shall be only upon the taxable property outside the corporate limits of all cities within the county which registers its own residents pursuant to chapter forty-eight (48) of the Code. Any unexpended balance remaining shall not be transferred to any other county fund but shall be utilized to diminish the levy for the next year. In order to comply with chapter forty-eight (48) of the Code, for the year 1970 the board of supervisors shall by resolution set the actual anticipated cost thereof. Thereafter such an amount may be expended and the warrants issued for such purpose shall be paid pursuant to section three hundred thirty-four point five (334.5) of the Code. The funds necessary to redeem such warrants shall be part of the levy for the next year."

7. Page 3, by striking lines 1 through 4, inclusive, and inserting in lieu thereof the following:

"Sec. 9. Any person voting in the primary election June 2, 1970, shall be a permanently registered voter of any county where voter registration is required under the provisions of chapter forty-eight (48) of the Code."

Varley of Adair-Madison rose on a point of order that the amendments filed to the Senate amendment are out of order.

The Speaker ruled the point well taken and the amendments out of order.

McCartney of Floyd moved that the rules be suspended for the immediate consideration of the Senate amendments to House File 1097 and on the bill, and that debate be limited to closing remarks by Drake of Muscatine who is handling the bill on the floor.

Roll call was requested by Gannon of Jasper and Skinner of Polk.

Rule 70 was invoked.

On the question "Shall the rules be suspended for the immediate consideration of the Senate amendments and the bill?"

The ayes were, 82:

Alt	Goode	Logue	Roorda
Andersen	Graham	McCartney	Sanders
Battles	Grassley	McIntyre	Schroeder
Bergman	Hamilton	Mendenhall	Shaw
Camp	Hansen of	Menefee	Shepherd
Campbell	Black Hawk	Millen	Sorg
Christensen	Hanson of	Miller of	Stokes
Corey	Howard-Mitchell	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	Varley
Edgington	Kluever	Nelson	Voorhees
Ellsworth	Knight	Nielsen	Warren
Fischer of	Koch	O'Hearn	Waugh
Grundy	Kreamer	Ossian	Weichman
Fisher of	Kruse	Pelton	Weiden
Greene	Langland	Perkins	Winkelman
Freeman of	Lawson	Peterson	Wolfe
Buena Vista	Lippold	Pierson	Mr. Speaker
Freeman of	Logemann	Rex	
Clay-Dickinson			

The nays were, 32:

Blouin	Franklin	Knoblauch	Radl
Brinck	Gannon	McCormick	Renda
Caffrey	Jesse	Mezvinsky	Rodgers
Cochran	Johnston of	Middleswart	Schmeiser
Crosier	Johnson	Miller of	Schwartz
Dougherty	Kennedy of	Des Moines	Skinner
Doyle	Chickasaw	Newton	Tapscott
Duitscher	Kennedy of	Nolting	Wells
Dunton	Dubuque	Priebe	
Ewell			

Absent or not voting, 10:

Baker	Hill	Pony	Van Roekel
Bennett	Lipsky	Stroburg	Walter
Dietz	Mayberry		

The motion prevailed.

Skinner of Polk rose on a point of order and invoked Rule 8.

The Speaker ruled the point not well taken.

Skinner of Polk rose on a point of order and appealed the ruling of the Chair.

Skinner of Polk asked and received unanimous consent to withdraw his motion.

The House was recessed for five minutes.

Drake of Louisa-Muscatine moved that the House concur in the Senate amendment.

Roll call was requested by Mayberry of Webster and Drake of Louisa-Muscatine.

On the question "Shall the House concur in the Senate amendment?"

The ayes were, 79:

Alt	Freeman of	Logemann	Rex
Andersen	Clay-Dickinson	McCartney	Roorda
Battles	Goode	McIntyre	Sanders
Bergman	Graham	Mendenhall	Schroeder
Camp	Grassley	Menefee	Shaw
Campbell	Hamilton	Millen	Shepherd
Christensen	Hansen of	Miller of	Sorg
Corey	Black Hawk	Jones	Stokes
Crabb	Hanson of	Miller of	Strand
Cunningham	Howard-Mitchell	Marshall	Stromer
Darrington	Holden	Miller of	Strothman
Den Herder	Johnson of	Page	Tieden
Dooley	Audubon	Milligan	Van Drie
Drake	Kehe	Mohrfeld	Van Roekel
Edgington	Kitner	Nelson	Varley
Ellsworth	Knuever	Nielsen	Voorhees
Fischer of	Knight	O'Hearn	Waugh
Grundy	Koch	Ossian	Weichman
Fisher of	Kreamer	Pelton	Welden
Greene	Kruse	Perkins	Winkelman
Freeman of	Langland	Peterson	Wolfe
Buena Vista	Lawson	Pierson	Mr. Speaker
	Lippold		

The nays were, 6:

Dougherty	Logue	Radl	Van Nostrand
Huff	Mayberry		

Absent or not voting, 89:

Baker	Ewell	Knoblauch	Renda
Bennett	Franklin	Lipsky	Rodgers
Blouin	Gannon	McCormick	Schmeiser
Brinck	Hill	Mezvinsky	Schwartz
Caffrey	Jesse	Middleswart	Skinner
Cochran	Johnston of	Miller of	Stroburg
Crosier	Johnson	Des Moines	Tapscott
Dietz	Kennedy of	Newton	Walter
Doyle	Chickasaw	Nolting	Warren
Duitscher	Kennedy of	Poncy	Wells
Dunton	Dubuque	Priebe	

The motion prevailed and the House concurred in the Senate amendment.

Drake of Louisa-Muscatine moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 1097)

The ayes were, 79:

Alt	Freeman of	Logemann	Roorda
Andersen	Clay-Dickinson	McCartyre	Sanders
Battles	Goode	McIntyre	Schroeder
Bergman	Graham	Mendenhall	Shaw
Camp	Grassley	Menefee	Shepherd
Campbell	Hamilton	Millen	Sorg
Christensen	Hansen of	Miller of	Stokes
Corey	Black Hawk	Jones	Strand
Crabb	Hanson of	Miller of	Stromer
Cunningham	Howard-Mitchell	Marshall	Strothman
Darrington	Holden	Miller of	Tieden
Den Herder	Johnson of	Page	Van Drie
Dooley	Audubon	Milligan	Van Roekel
Drake	Kehe	Mohrfeld	Varley
Edgington	Kitner	Nelson	Voorhees
Ellsworth	Kluever	Nielsen	Warren
Fischer of	Knight	O'Hearn	Waugh
Grundy	Koch	Ossian	Weichman
Fisher of	Kreamer	Pelton	Welden
Greene	Kruse	Perkins	Winkelman
Freeman of	Langland	Pierson	Wolfe
Buena Vista	Lawson	Rex	Mr. Speaker
	Lippold		

The nays were, 7:

Dougherty	Logue	Peterson	Van Nostrand
Huff	Mayberry	Radl	

Absent or not voting, 38:

Baker	Ewell	Knoblauch	Priebe
Bennett	Franklin	Lipsky	Renda
Blouin	Gannon	McCormick	Rodgers
Brinck	Hill	Mezvinsky	Schmeiser
Caffrey	Jesse	Middleswart	Schwartz
Cochran	Johnston of	Miller of	Skinner
Crosier	Johnson	Des Moines	Stroburg
Dietz	Kennedy of	Newton	Tapscott
Doyle	Chickasaw	Nolting	Walter
Duitscher	Kennedy of	Poncy	Wells
Dunton	Dubuque		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Drake of Louisa-Muscatine moved that the vote by which House

File 1097 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 79, nays 3.

The motion prevailed.

SENATE AMENDMENT CONSIDERED

Drake of Louisa-Muscataine asked and received unanimous consent to take up for immediate consideration **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, 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 665 as follows:

1. Strike all of lines 205 through 207 and insert the following:

"The voter's declaration of eligibility shall constitute a certificate of registration for the purposes of this chapter provided he has otherwise complied with section forty-nine point seventy-eight (49.78) of the Code."

2. Lines 277 and 278, strike "two hundred" and insert "four hundred".

3. By numbering properly and adding the following new section after line 597:

"Chapter sixty (60), Code 1966, is hereby amended by adding a new section as follows:

"The contestant shall file in the office of the clerk of the supreme court a bond, with security to be approved by the clerk of the supreme court, in such amount as shall be set by the presiding judge of the court, conditional to pay all costs in case the election be confirmed or the contest dismissed. The presiding judge shall further set the date upon which the required bond shall be filed. If the required bond is not filed by the date set, the contest shall stand dismissed by operation of law."

4. By inserting after line 597 the following new sections:

Sec. Section forty-three point eighty-three (43.83), Code

1966, as amended by House File 1020, passed by the Sixty-third General Assembly, Second Session, is hereby further amended by inserting in line seven (7) after the word "committee" the words "not less than twenty-five days prior to the date set for the special election. In the event the special election is to fill a vacancy in the General Assembly while it is in session or within forty-five days of the convening of any session, the time limit herein provided shall not apply."

Sec. Section forty-three point eighty-seven (43.87), Code 1966, is hereby amended by inserting at the end thereof the following new paragraph:

"Nominations occasioned by a vacancy in an office shall be filled not less than twenty-five days prior to the date set for the special election. In the event the special election is to fill a vacancy in the General Assembly while it is in session or within forty-five days of the convening of any session, the time limit herein provided shall not apply."

Sec. Section forty-three point eighty-eight (43.88), Code 1966, is hereby amended as follows:

1. By striking from lines two (2) and three (3) the words "made in case of vacancies, and nominations".

2. By inserting at the end thereof the following new paragraph:

"Nominations made to fill vacancies at a special election shall be certified to the proper official not less than twenty days prior to the date set for the special election. In the event the special election is to fill a vacancy in the General Assembly while it is in session or within forty-five days of the convening of any session, the time limit herein provided shall not apply."

Sec. Section sixty-nine point fourteen (69.14), Code 1966, is hereby amended as follows:

1. By striking from line seven (7) the word "such".

2. By striking lines eight (8) and nine (9) and inserting in lieu thereof the words ", not later than five days from the date the vacancy exists, a special election, giving not less than forty days notice of such election. In the event the special election is to fill a vacancy in the General Assembly while it is in session or within forty-five days of the convening of any session, the time limit herein provided shall not apply and the Governor shall order such special election at the earliest practical time, giving at least ten days notice thereof."

Sec. House File 1020, section seven (7), Acts of the Sixty-third General Assembly, Second Session, which repealed and reenacted section forty-three point eighty-four (43.84), Code 1966, is hereby amended by inserting after the period at the end of the first numbered paragraph the following new sentences:

"Nominations made to fill vacancies at a special election by the central committee shall be made not less than twenty-five days prior to the date set for the special election. In the event the special election is to fill a vacancy in the General Assembly while it is in session or within forty-five days of the convening of any session, the time limit herein provided shall not apply."

5. By inserting after line 125 the following:

"If applicant had a prior address outside this county the

following information is required: My prior address was in county, state of"

6. By striking from line 134 the word "Voter" and inserting in lieu thereof the word "Applicant".

7. By inserting after line 161 the following:

"If applicant had a prior address outside this county the following information is required: My prior address was in county, state of"

8. By striking from line 170 the word "Voter" and inserting in lieu thereof the word "Applicant".

Motion prevailed and the House concurred in the Senate amendment to the House amendment.

Drake of Louisa-Muscatine moved that the bill, as amended by the House and further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 665)

The ayes were, 84:

Alt	Freeman of	Logemann	Roorda
Andersen	Clay-Dickinson	Logue	Sanders
Battles	Goode	McCartney	Schroeder
Bergman	Graham	McIntyre	Shaw
Brinck	Grassley	Mendenhall	Shepherd
Camp	Hamilton	Menefee	Sorg
Campbell	Hansen of	Millen	Stokes
Christensen	Black Hawk	Miller of	Strand
Corey	Hanson of	Jones	Stromer
Crabb	Howard-Mitchell	Miller of	Strothman
Cunningham	Holden	Marshall	Tieden
Darrington	Huff	Miller of	Van Drie
Den Herder	Johnson of	Page	Van Nostrand
Dooley	Audubon	Milligan	Van Roekel
Drake	Kehe	Mohrfeld	Varley
Edgington	Kitner	Nelson	Voorhees
Ellsworth	Kluever	Nielson	Warren
Fischer of	Knight	Ossian	Waugh
Grundy	Koch	Pelton	Weichman
Fisher of	Kreamer	Perkins	Welden
Greene	Kruse	Peterson	Winkelman
Freeman of	Langland	Pierson	Wolfe
Buena Vista	Lawson	Radl	Mr. Speaker
	Lippold	Rex	

The nays were, 34:

Baker	Doyle	Jesse	Kennedy of
Blouin	Duitscher	Johnston of	Dubuque
Caffrey	Dunton	Johnson	Knoblauch
Cochran	Ewell	Kennedy of	Mayberry
Crosier	Franklin	Chickasaw	McCormick
Dougherty	Gannon		

Mezvinsky	Notling	Renda	Skinner
Middlewart	O'Hearn	Rodgers	Stroburg
Miller of	Poncy	Schmeiser	Tapscott
Des Moines	Priebe	Schwartz	Wells

Absent or not voting, 6:

Bennett	Hill	Newton	Walter
Dietz	Lipsky		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Drake of Louisa-Muscatine moved that the vote by which Senate File 665 passed the House be reconsidered and the motion to reconsider be tabled.

A non-record roll call was requested.

The ayes were 76, nays 30.

The motion prevailed.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has rejected the conference committee report and the amendments contained therein to:

Senate File 640, a bill for an act relating to school budget hearings, requests a second conference committee, and that the President of the Senate has appointed as members of the second conference committee, on the part of the Senate: The Senator from Lee, Mr. Davis; the Senator from Washington, Mr. Stephens; the Senator from Pottawattamie, Mr. Griffin; and the Senator from O'Brien, Mr. Smith.

CARROLL A. LANE
Secretary of the Senate

SECOND CONFERENCE COMMITTEE APPOINTED.

(Senate File 640)

The Speaker announced the appointment of Roorda of Jasper, chairman; Miller of Page, Schroeder of Pottawattamie and Radl of Linn as conferees, on the part of the House, for the second conference committee concerning Senate File 640.

REPORT OF THE SECOND CONFERENCE COMMITTEE.

(Senate File 640)

We, the undersigned members of the second conference committee appointed to consider the difference between the Senate and the House of Representatives on Senate File 640, a bill for an act relating to school

budget hearings; the basic school tax formula and allocation of state equalization aid to public schools; establishment of certain limitations for school district expenses; provision for and program budgeting development within the individual school districts, respectfully submit the following recommendations:

1. That the Senate recede from divisions 5, 8 and 14 of the Senate amendment.

2. That the House concur in divisions 1, 2, 4, 11, 12 and 13 of the Senate amendment.

3. Strike all of division 3 of the Senate amendment and insert in lieu thereof the following:

"3. By striking lines 23 through 28, inclusive, and inserting in lieu thereof the following:

"The allowable growth for the year ended December 31, 1969, shall be fixed and established at forty-three (43) dollars. This allowable growth shall be in lieu of the above computation for use in the school fiscal year beginning July 1, 1970, and ending June 30, 1971, and for that year only."

4. Strike all of division 6 of the Senate amendment and insert in lieu thereof the following:

"6. By striking lines 93 through 113, inclusive, and inserting in lieu thereof the following:

"Sec. 8. Chapter three hundred fifty-six (356), section eight (8), Acts of the Sixty-second General Assembly is hereby repealed and the following section enacted in lieu thereof:

"The state comptroller shall compute the distribution of the moneys in the basic school tax equalization fund as follows: Distribute to each school district in the basic school tax unit its share on the basis of number of pupils in fall enrollment in the district to the total number of pupils in fall enrollment for the basic school tax unit. For those districts which were limited in their expenditures by the school budget review committee for sharing of state equalization aid, there shall be deducted from their share of the distribution of the basic school tax equalization fund forty percent of such limitation; the amounts so disallowed shall be distributed to the other school districts in the basic school tax unit on the basis of the number of pupils in fall enrollment in the district to the total number of pupils in fall enrollment (exclusive of districts which were limited) for the basic school tax unit.

The amount determined by the state comptroller for each district shall be distributed by the county treasurer on the tenth day of the month following the month of collection. A report of the distribution so made shall be certified by each county treasurer to the state department of public instruction. Also, the fall enrollment figure for each school district shall be compared with the average daily membership for the same school year by the state department of public instruction. In the event of substantial variance, in any school district, that district shall be called upon to explain the variance to the budget review committee, which may order a reduction in county equalization funds for the next school year immediately following the year of variances in proportion to any variances or part thereof not satisfactorily explained."

5. Amend division 7, by striking in line 43 of the Senate amendment the words "resident pupils" and inserting in lieu thereof "pupils resident in that district".

6. Strike division 9 of the Senate amendment and insert in lieu thereof the following:

"9. Line 179 by inserting after the word 'inclusive' the following: 'and by inserting before the word "Each" in line 10 "Sec. 34."'. "

7. Strike all of division 10 of the Senate amendment and insert in lieu thereof the following:

"10. By striking from line 197 the words 'twenty percent for' and insert in lieu thereof the words 'twenty-five percent.' and striking all of lines 198 through the word 'expenditure' in line 202."

It is further recommended that whereas it is the consensus of the conference committee that most taxpayers are not fully informed as to the source of funds available to local districts and that such information is not readily available to them in easy understandable terms, the state comptroller is hereby requested to release to the members of the General Assembly and to the news media, including all newspapers in the state, a breakdown containing for each district in the area served by such media, but not less than the county equalization unit, the following information and such other information as may be of interest:

ON A PER PUPIL BASIS—

Total income tax paid
State Equalization and Income Tax Aid
Ag-land tax credits
Personal property tax credit
Homestead exemption

Total millage (local and school house fund)
Added or decreased millage because of local budget being under or over "allowable growth"

Amount in dollars per pupil contributed to and received from the county basic equalization unit

Average Daily Membership

Proposed per pupil cost for current year.

On the part of the Senate:

WILSON L. DAVIS, Chairman
RICHARD L. STEPHENS
JAMES W. GRIFFIN, SR.
MARVIN W. SMITH

On the part of the House:

NORMAN ROORDA, Chairman
LeROY S. MILLER
LAVERNE W. SCHROEDER
RICHARD M. RADL

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 10; House Files 184, 241, 499, 719, 1093, 1187, 1188, 1190, 1203, 1232, 1251, 1257, 1857, 1358, 1364, 1365; and Senate Files 1060, 1078, 1101, 1111, 1117, 1144, 1184, 1185, 1202, 1276, 1278, 1300, and 1319.

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 10; House Files 184, 241, 499, 719, 1093, 1187, 1188, 1190, 1203, 1232, 1251, 1257, 1357, 1358, 1364 and 1365; Senate Files 1060, 1078, 1101, 1111, 1117, 1144, 1184, 1185, 1202, 1276, 1278, 1300 and 1319.

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 April, 1970, sent to the Governor for his approval: House Files 184, 241, 499, 719, 1093, 1187, 1188, 1190, 1203, 1232, 1251, 1257, 1357, 1358, 1364 and 1365.

ELIZABETH SHAW, Chairman

Report adopted.

RESOLUTION SENT TO THE 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 15th day of April, 1970, sent to the Secretary of State for deposit: House Joint Resolution 10.

ELIZABETH SHAW, Chairman

Passed on file.

BILLS SIGNED BY THE GOVERNOR

A communication was received from the Governor announcing that on April 14, 1970, he approved and transmitted to the Secretary of State the following bills:

Senate File 58, an act relating to the compensation for members of examining boards.

Senate File 594, an act relating to fees charged for licenses of motor vehicle manufacturers, distributors, wholesalers, factory representatives, and distributor branch representatives.

Senate File 1168, an act relating to the state educational radio and television facility board.

Senate File 1203, an act to regulate insurance holding company systems.

Senate File 1307, an act to authorize exercise of a purchase-option by the armory board and to appropriate funds therefor; and to authorize the sale of certain conditions of the property so acquired.

A communication was received from the Governor announcing that on April 15, 1970, he approved and transmitted to the Secretary of State the following bill:

House File 1190, an act to legalize and validate the proceedings of the board of directors of the Oelwein Community School District, in the counties of Fayette and Buchanan, State of Iowa, authorizing and providing for the sale and issuance of school building bonds and for the levy of taxes

for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

EXPLANATION OF VOTE

(House File 1097)

The Democratic members of the Iowa House are not recorded as voting on House File 1097 because of the high-handed, arbitrary, undemocratic, and totally irresponsible actions on the part of the majority party.

First of all, the majority party invoked the most extreme and excessive gag rule in the modern history of the Iowa General Assembly. This gag rule prevented duly elected members from having their amendments considered and denied them their obligation to represent their constituents in debate. Not one minute of debate was allowed.

Furthermore, the majority party denied the members of the minority party their right to vote by proceeding to take action on House File 1097 while the minority party members were participating in a legitimate and duly called caucus. This flagrant violation of the usual procedure of the House sets a new and dangerous precedent in the Iowa legislature.

WILLIAM J. GANNON
House Minority Leader

McCartney of Floyd moved that the House adjourn until 9:00 a.m., Thursday, April 16, 1970.

Roll call was requested by Skinner of Polk and Gannon of Jasper.

On the question "Shall the House adjourn until 9:00 a.m. Thursday, April 16, 1970?"

The ayes were, 83:

Alt	Goode	Logue	Roorda
Andersen	Graham	McCartney	Sanders
Battles	Grassley	McIntyre	Schroeder
Bergman	Hamilton	Mendenhall	Shaw
Camp	Hansen of	Menefee	Shepherd
Campbell	Black Hawk	Millen	Sorg
Christensen	Hanson of	Miller of	Stokes
Corey	Howard-Mitchell	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	Kluever	Nelson	Varley
Ellsworth	Knight	Nielsen	Voorhees
Fischer of	Koch	O'Hearn	Warren
Grundy	Kreamer	Ossian	Waugh
Fisher of	Kruse	Pelton	Weichman
Greene	Langland	Perkins	Welden
Freeman of	Lawson	Peterson	Winkelman
Buena Vista	Lippold	Pierson	Wolfe
Freeman of	Logemann	Rex	Mr. Speaker
Clay-Dickinson			

The nays were, 37:

Baker	Ewell	Knöblanch	Priebe
Bennett	Franklin	Mayberry	Radl
Blouin	Gannon	McCormick	Renda
Brinck	Jesse	Mesvinsky	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
Duitscher	Dubuque	Poncy	Wells
Dunton			

Absent or not voting, 4:

Dietz	Hill	Lipsky	Walter
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The motion prevailed and the House adjourned until 9:00 a.m., Thursday, April 16, 1970.

JOURNAL OF THE HOUSE

Ninety-fifth Calendar Day—Sixty-ninth Session Day

HALL OF THE HOUSE OF REPRESENTATIVES,
DES MOINES, IOWA, THURSDAY, APRIL 16, 1970.

The House met pursuant to adjournment, Speaker pro tempore Millen in the chair.

Prayer was offered by the Reverend James Louk, pastor of the United Methodist Church, St. Charles, Iowa.

The Journal of April 15, 1970, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Walter of Pottawattamie on request of the Speaker; Sanders of Emmet-Palo Alto for the afternoon on request of Millen of Jefferson-Van Buren.

PRESENTATION OF VISITORS

The Speaker announced the following visitors present in the House chamber:

Fifty-five fifth grade students from Clive Elementary School, accompanied by their teachers, Mrs. Daubenberger and Mrs. Sauerman. By Alt of Polk and Huff of Polk.

PETITION FILED

The following petition was received and placed on file:

By Mendenhall of Allamakee, from eight residents of Allamakee County favoring Senate File 1293, relating to auxiliary services.

RECONSIDERATION OF VOTE ON SENATE CONCURRENT RESOLUTION 125

McCartney of Floyd called up for consideration the motion to reconsider **Senate Concurrent Resolution 125**, filed on April 14, 1970, and found on page 1638 of the House Journal.

McCartney of Floyd moved to reconsider the vote by which Senate Concurrent Resolution 125 was adopted.

Roll call was requested by Jesse of Polk and Renda of Polk.

Rule 70 was invoked.

On the question "Shall the vote by which Senate Concurrent Resolution 125 was adopted be reconsidered?"

The ayes were, 80:

Alt	Graham	Logue	Roorda
Andersen	Grassley	McCartney	Sanders
Battles	Hamilton	McIntyre	Schroeder
Bergman	Hanson of	Mendenhall	Shaw
Caffrey	Howard-Mitchell	Menefee	Shepherd
Camp	Harbor	Miller of	Sorg
Campbell	Hill	Jones	Stokes
Christensen	Holden	Miller of	Strand
Corey	Huff	Marshall	Stromer
Crabb	Johnson of	Miller of	Strothman
Cunningham	Audubon	Page	Tieden
Darrington	Kehe	Milligan	Van Drie
Drake	Kitner	Mohrfeld	Van Nostrand
Ellsworth	Kluever	Nelson	Van Roekel
Fischer of	Knight	Nielsen	Voorhees
Grundy	Koch	O'Hearn	Waugh
Fisher of	Kreamer	Ossian	Weichman
Greene	Kruse	Pelton	Welden
Freeman of	Langland	Perkins	Winkelman
Buena Vista	Lawson	Peterson	Wolfe
Freeman of	Lippold	Pierson	Speaker
Clay-Dickinson	Lipsky	Rex	pro tempore
Goode	Logemann		

The nays were, 28:

Baker	Dunton	Kennedy of	Renda
Blouin	Ewell	Dubuque	Rodgers
Brinck	Gannon	Knoblauch	Schmeiser
Cochran	Jesse	McCormick	Schwartz
Crosier	Johnston of	Mezvinsky	Skinner
Dougherty	Johnson	Newton	Tapscott
Doyle	Kennedy of	Poncy	Wells
Duitscher	Chickasaw	Radl	

Absent or not voting, 16:

Bennett	Franklin	Miller of	Stroburg
Den Herder	Hansen of	Des Moines	Varley
Dietz	Black Hawk	Nolting	Walter
Dooley	Mayberry	Priebe	Warren
Edgington	Middleswart		

The motion prevailed.

SENATE AMENDMENT CONSIDERED

Tieden of Clayton called up for consideration **House File 1341**, a bill for an act to create a scenic rivers system in this state, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1341 as follows:

1. By striking on page 2 lines 10 through 25 inclusive and by renumbering

the remaining sections in conformity therewith.

2. By striking on page 3 lines 10 through 15.

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. 1341)

The ayes were, 106:

Alt	Freeman of	Logemann	Rex
Andersen	Clay-Dickinson	Logue	Rodgers
Battles	Gannon	Mayberry	Sanders
Bergman	Goode	McCartney	Schmeiser
Blouin	Graham	McCormick	Schwartz
Brinck	Hamilton	McIntyre	Shaw
Caffrey	Hanson of	Mendenhall	Shepherd
Camp	Howard-Mitchell	Menefee	Skinner
Campbell	Hill	Mezvinsky	Sorg
Christensen	Holden	Middleswart	Stokes
Cochran	Huff	Miller of	Strand
Corey	Jesse	Des Moines	Stroburg
Crabb	Johnson of	Miller of	Stromer
Crosier	Audubon	Jones	Strothman
Cunningham	Johnston of	Miller of	Tappcott
Darrington	Johnson	Marshall	Tieden
Den Herder	Kehe	Milligan	Van Drie
Dougherty	Kennedy of	Mohrfeld	Van Nostrand
Doyle	Dubuque	Nelson	Van Roekel
Drake	Kitner	Newton	Voorhees
Duitscher	Kluever	Nielsen	Warren
Dunton	Knight	O'Hearn	Waugh
Ellsworth	Knoblauch	Ossian	Weichman
Ewell	Koch	Pelton	Welden
Fischer of	Kreamer	Perkins	Wells
Grundy	Kruse	Peterson	Winkelman
Fisher of	Langland	Pierson	Wolfe
Greene	Lawson	Poncy	Speaker
Freeman of	Lippold	Renda	pro tempore
Buena Vista	Lipsky		

The nays were, 1:

Kennedy of
Chickasaw

Absent or not voting, 17:

Baker	Franklin	Miller of	Roorda
Bennett	Grassley	Page	Schroeder
Dietz	Hansen of	Nolting	Varley
Dooley	Black Hawk	Priebe	Walter
Edgington	Harbor	Radl	

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 126

McCartney of Floyd called up for consideration **Senate Concurrent Resolution 126**, filed on April 3, 1970, and found on page 1342 of the House Journal, and moved its adoption.

Motion prevailed and the resolution was adopted.

Speaker Harbor in the chair.

CONSIDERATION OF BILLS
SIFTING COMMITTEE CALENDAR

Senate File 1293, a bill for an act to provide auxiliary educational services to students attending nonpublic schools, with report of committee recommending passage, was taken up for consideration.

Roorda of Jasper offered the following amendment filed by him and Ellsworth of Dubuque and moved its adoption:

Amend Senate File 1293 as follows:

1. By striking lines 4 through 7 inclusive and inserting in lieu thereof the following:

"Section 1. Section two hundred fifty-seven point twenty-six (257.26), Code 1966, is hereby amended by adding thereto the following: School districts and county".

2. By striking from line 13 all after the period and all of lines 14 through 19 inclusive.

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?" (S.F. 1293)

The ayes were, 110:

Ait	Dougherty	Goode	Kitner
Andersen	Doyle	Graham	Knoblauch
Battles	Drake	Hamilton	Koch
Bergman	Duitscher	Hansen of	Kreamer
Blouin	Dunton	Black Hawk	Kruse
Brinck	Ellsworth	Hanson of	Langland
Caffrey	Ewell	Howard-Mitchell	Lawson
Camp	Fischer of	Holden	Lippold
Campbell	Grundy	Huff	Lipsky
Christensen	Fisher of	Jesse	Logemann
Cochran	Greene	Johnston of	Logue
Corey	Franklin	Johnson	Mayberry
Crabb	Freeman of	Kehe	McCartney
Crossier	Buena Vista	Kennedy of	McCormick
Cunningham	Freeman of	Chickasaw	McIntyre
Den Herder	Clay-Dickinson	Kennedy of	Mendenhall
Dooley	Gannon	Dubuque	Menefee

Mezvinsky	Nielsen	Roorda	Tieden
Middleswart	Nolting	Schmeiser	Van Nostrand
Millen	O'Hearn	Schroeder	Van Roskel
Miller of	Ossian	Schwartz	Varley
Des Moines	Pelton	Shaw	Voorhees
Miller of	Perkins	Shepherd	Warren
Jones	Peterson	Skinner	Waugh
Miller of	Pierson	Sorg	Weichman
Marshall	Poncy	Stokes	Welden
Miller of	Priebe	Strand	Wells
Page	Radl	Stroburg	Winkelman
Milligan	Renda	Stromer	Wolfe
Mohrfeld	Rex	Strothman	Mr. Speaker
Newton	Rodgers	Tapscott	

The nays were, 5:

Johnson of	Kluever	Nelson	Van Drie
Audubon	Knight		

Absent or not voting, 9:

Baker	Dietz	Grassley	Sanders
Bennett	Edgington	Hill	Walter
Darrington			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 514 WITHDRAWN

Kennedy of Dubuque asked and received unanimous consent to withdraw **House File 514** from further consideration by the House.

ADOPTION OF HOUSE RESOLUTION 110

Van Drie of Story asked and received unanimous consent to take up for immediate consideration House Resolution 110 and moved its adoption:

HOUSE RESOLUTION 110

By Van Drie

Whereas, the University of Iowa and Iowa State University have a primary responsibility to the people of this state in the administration of their respective athletic and related extra-curricular activities; and

Whereas, an intrastate football rivalry between these two universities has long been desired by the people of Iowa and such rivalry would produce substantial financial revenue which would be retained within the state; and

Whereas, it would enhance the athletic status of both universities in the eyes of Iowa's stellar high school athletes and would tend to keep more of these young men in our state; and

Whereas, under a recent N.C.A.A. rule, the University of Iowa and Iowa State University are allowed to increase their respective football schedules by one game; and

Whereas, under Big Ten Conference rules, the University of Iowa, having already scheduled eight conference games for the 1971 and 1972 football

seasons, may schedule the eleventh game with a nonconference opponent; and

Whereas, it would be in the best interests of the respective universities and all Iowans if football contests are scheduled between the two teams prior to the scheduled 1977-82 football contests; *Now, Therefore*,

Be It Resolved by the House, That the Sixty-third General Assembly of the State of Iowa urges that football games be scheduled during the 1971 and 1972 football seasons between the University of Iowa and Iowa State University.

Be It Further Resolved, That copies of this resolution be transmitted to the Presidents of Iowa State University and the University of Iowa, the Board of Control of Athletics at the University of Iowa, and the Athletic Council at Iowa State University.

Motion prevailed and the resolution was adopted.

MOTION TO SUSPEND RULES LOST

(Senate File 1084)

Gannon of Jasper moved that the rules of the House be suspended for the immediate consideration of Senate File 1084.

Roll call was requested by Gannon of Jasper and Tapscott of Polk.

Rule 69 was invoked.

Rule 70 was invoked.

On the question "Shall the rules be suspended for the consideration of Senate File 1084?"

The ayes were, 43:

Andersen	Ewell	Mayberry	Peterson
Blouin	Franklin	McCormick	Poncy
Brinck	Gannon	Mezvinsky	Priebe
Caffrey	Jesse	Middleswart	Radl
Camp	Johnston of	Miller of	Renda
Cochran	Johnson	Des Moines	Rodgers
Crosier	Kennedy of	Miller of	Schmeiser
Dougherty	Chickasaw	Page	Schwartz
Doyle	Kennedy of	Newton	Shepherd
Duitscher	Dubuque	Nolting	Skinner
Dunton	Knoblauch	Pelton	Tapscott
Ellsworth	Lawson	Perkins	Wells

The nays were, 68:

Alt	Drake	Goode	Johnson of
Battles	Edgington	Graham	Audubon
Bergman	Fischer of	Grassley	Kehe
Campbell	Grundy	Hamilton	Kitner
Christensen	Fisher of	Hansen of	Knight
Corey	Greene	Black Hawk	Koch
Crabb	Freeman of	Hanson of	Kreamer
Cunningham	Buena Vista	Howard-Mitchell	Kruse
Den Herder	Freeman of	Holden	Langland
Dooley	Clay-Dickinson	Huff	Lippold

Logemann	Mohrfeld	Shaw	Van Roekel
Logue	Nelson	Sorg	Voorhees
McIntyre	Nielsen	Stokes	Warren
Mendenhall	O'Hearn	Strand	Waugh
Menefee	Ossian	Stroburg	Weichman
Millen	Pierson	Strothman	Welden
Miller of	Rex	Tieden	Winkelman
Jones	Roorda	Van Drie	Wolfe
Milligan	Schroeder	Van Nostrand	Mr. Speaker

Absent or not voting, 13:

Baker	Hill	Miller of	Stromer
Bennett	Kluever	Marshall	Varley
Darrington	Lipsky	Sanders	Walter
Dietz	McCartney		

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 1233, a bill for an act providing for an Iowa beef council.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 141, rejecting certain claims.

CARROLL A. LANE
Secretary of the Senate

SENATE AMENDMENT CONSIDERED

Crabb of Crawford called up for consideration **House File 1233**, a bill for an act relating to the levy of an excise tax on cattle and veal calves sold for slaughter, and the collection and distribution of such taxes, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1233, as amended, passed and reprinted by the House, as follows:

1. Page 1, by inserting after line 13 the following new subsection:

"3. For the purposes of this Act, 'executive committee' means two members appointed by the Iowa beef cattle producers association, two members appointed by the Iowa livestock feeders association, the secretary of agriculture, the dean of the college of agriculture of the Iowa state university of science and technology, and a member of the faculty of Iowa state university of science and technology engaged in the teaching of animal husbandry designated by the dean of the college of agriculture."

2. Page 1, line 25, by inserting after the word "enter" the words "at a reasonable time".

3. Page 2, by striking lines 13 through 32, inclusive, and

inserting in lieu thereof the following new sections and by renumbering the remaining sections:

"Sec. 4. No excise tax shall be assessed or collected under the provisions of this Act until the secretary of agriculture finds that the assessment has been assented to by referendum vote. The secretary, upon the request of any fifty beef producers, shall conduct an initial referendum by written ballot to determine such assent, after giving due notice of intention to conduct the referendum.

Notice of any referendum on the question of whether to initiate or extend an excise tax shall be given by publication for a period of not less than five days in a newspaper of general circulation in the state and in such other newspapers as the secretary may prescribe. No referendum shall be commenced prior to five days after the last day of the period of publication. The notice of referendum shall set forth the period and voting places for the referendum, and the amount of the excise tax to be collected if the referendum is favorable.

Sec. 5. Each producer, upon signing a statement certifying that he is a bona fide producer, as defined in this Act, shall be entitled to one vote. At the close of the referendum period, the secretary of agriculture shall count and tabulate the ballots filed during the referendum period. If the secretary finds that a majority of the total number of producers voting favor the assessment, the excise tax provided in this Act shall be assessed and levied within ninety days.

The ballots shall constitute complete and conclusive evidence for use in any finding made by the secretary under the provisions of this Act. The secretary may prescribe additional procedures as necessary to conduct a referendum.

Any assessment adopted following the initial referendum shall become of no force or effect four years after its adoption, unless it is extended for additional periods of four years by another referendum. Ninety days prior to termination of the initial assessment period or any extension period, the secretary shall cause notice to be published in accordance with section four (4) of this Act, and a referendum on the question of whether the excise tax should be extended for an additional four-year period shall be conducted. If the secretary finds that a majority of the total number of producers voting favor the assessment, the excise tax shall continue to be levied for an additional four years from the ending date of the preceding four-year period.

In the event of the failure of the initial referendum, a second initial referendum may be called by producers within one hundred eighty days after the secretary's determination on the first referendum. In the event of failure of the second initial referendum to pass, no further referendums shall be conducted.

Sec. 6. Upon determination by the secretary of agriculture that assent to assessment has been given, there shall be assessed and levied an excise tax of ten cents per head on all beef cattle and five cents per head on all veal calves sold for slaughter. The tax shall be due at or before the time animals are first sold for purposes of slaughter, and shall be paid at a time the council may, by rule or regulation, prescribe, but not later than the last day of the month following the end of the prior reporting period in which animals are sold.

The tax shall be assessed and levied on any person selling beef cattle or veal calves for slaughter, at the time of delivery of the animals for sale, and shall be deducted by the first purchaser from the price paid to the seller. The first purchaser, at the time of sale, shall make and deliver to the producer separate invoices for each purchase, showing the name and address of the producer and the first purchaser, the number and kind of animals sold, and the date of sale."

4. Page 3, by adding the following after the period in line 1:

"The executive committee shall furnish uniform application for refund forms and envelopes properly addressed to the executive committee to each purchaser charged by this chapter with remitting the excise tax in sufficient number to make said refund forms and envelopes readily available to all producers. A purchaser charged by this chapter with remitting the excise tax shall display said application for refund forms and envelopes in a prominent position in its place of business and make the same readily available to all producers."

5. Page 3, line 9, by inserting after the word "tax," the following: "the expenses of its agents".

6. Page 5, by inserting after line 3 the following new section and renumbering the remaining section:

"Every producer, even though not a member thereof, shall be entitled to vote in elections of persons to be directors of the Iowa beef cattle producers association in the same manner as if he were a member. Directors thus elected, shall elect from their number the officers referred to in section one hundred eighty-one point one (181.1) of the Code."

7. Page 5, by adding the following new section:

"All rules and regulations of the executive committee heretofore or hereinafter promulgated shall be subject to the provisions of chapter seventeen A (17A) of the Code."

Motion prevailed and the House concurred in the Senate amendment.

Crabb of Crawford 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. 1233)

The ayes were, 83:

Alt	Cunningham	Fisher of	Hanson of
Battles	Den Herder	Greene	Howard-Mitchell
Bergman	Dooley	Freeman of	Holden
Blouin	Dougherty	Buena Vista	Huff
Brinck	Drake	Freeman of	Johnson of
Caffrey	Duitscher	Clay-Dickinson	Audubon
Camp	Dunton	Gannon	Kennedy of
Campbell	Edgington	Graham	Dubuque
Christensen	Ellsworth	Hamilton	Kitner
Cochran	Ewell	Hansen of	Knoblauch
Corey	Fischer of	Black Hawk	Kremer
Crabb	Grundy		Kruse

Langland	Miller of	Pelton	Stroburg
Lippold	Jones	Pierson	Stromer
Logemann	Miller of	Priebe	Strothman
Logue	Marshall	Rex	Tieden
McCartney	Miller of	Rodgers	Van Drie
McCormick	Page	Roorda	Van Roekel
Mendenhall	Milligan	Schmeiser	Warren
Menefee	Mohrfeld	Shaw	Waugh
Middleswart	Newton	Shepherd	Weichman
Millen	Nielsen	Skinner	Winkelman
Miller of	O'Hearn	Stokes	Wolfe
Des Moines	Ossian	Strand	Mr. Speaker

The nays were, 21:

Andersen	Knight	Nolting	Tapscott
Doyle	Koch	Peterson	Van Nostrand
Franklin	Lawson	Poncy	Voorhees
Goode	Mezvinsky	Schroeder	Welden
Grassley	Nelson	Schwartz	Wells
Jesse			

Absent or not voting, 20:

Baker	Johnston of	Lipsky	Renda
Bennett	Johnson	Mayberry	Sanders
Crosier	Kehe	McIntyre	Sorg
Darrington	Kennedy of	Perkins	Varley
Dietz	Chickasaw	Radl	Walter
Hill	Kluever		

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 1366, a bill for an act making an appropriation to certain counties and named persons in settlement of claims against the State of Iowa.

Also: That the Senate has adopted the following concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 113, asking Congress to implement certain portions of the Advisory Commission on Intergovernmental Relations Study.

CARROLL A. LANE
Secretary of the Senate

SENATE CONCURRENT RESOLUTION 113

By DeKoster

Whereas, a property is no longer a valid measure of the ability to pay taxes, and a tax on property is, therefore, an unfair tax, and

Whereas, local school costs in Iowa are paid principally from the tax on property, and

Whereas, other taxes in Iowa based more appropriately on ability to pay are collected almost exclusively at the state level, and

Whereas, such other taxes are used largely for the support of education

above the level of the high school and for social welfare programs, and

Whereas, such taxes are barely sufficient to support the present level of such activities, and

Whereas, the Advisory Commission on Intergovernmental Relations has made a study of costs of various functions of all governmental levels, and

Whereas, the report of that study published in April, 1969, recommends that the federal government take over the cost of all social welfare programs, and the state government take over a far greater share of all local school costs, Now, Therefore,

Be It Resolved by the Senate, the House Concurring,

1. That the Congress of the United States be memorialized to act with all deliberate speed to implement that part of the study dealing with costs of welfare programs, and

2. That the General Assembly of the State of Iowa indicate its willingness to advance in the direction as to local school costs indicated by the study as soon as the state can be relieved of much of the cost of welfare programs, and

3. That a copy of this resolution be sent to each of the United States Senators and Congressmen representing the State of Iowa in the Congress of the United States, and to the chairmen of the appropriate committees of the Senate and House of Representatives in the Congress of the United States.

Laid over under Rule 25.

SENATE AMENDMENT CONSIDERED

Huff of Polk asked and received unanimous consent to take up for immediate consideration **House File 1366**, a bill for an act to make appropriations to certain counties and named persons in settlement of claims made against the State of Iowa, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 1366, as amended and passed by the House, as follows:

1. Page 2, line 18, by striking the figure "654.10" and inserting in lieu thereof the figure "1,154.10".

2. Page 2, line 20, by striking the figure "512.00" and inserting in lieu thereof the figure "1,012.00".

3. Page 2, line 22, by striking the figure "799.82" and inserting in lieu thereof the figure "1,299.82".

4. Page 3, line 6, by striking the figure "711.53" and inserting in lieu thereof the figure "1,211.53".

5. Page 3, line 14, by striking the figure "847.00" and inserting in lieu thereof the figure "1,347.00".

Motion prevailed and the House concurred in the Senate amendment.

Huff 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. 1366)

The ayes were, 85:

Andersen	Gannon	McCartney	Radl
Bergman	Goode	Menefee	Renda
Blouin	Grassley	Mezvinsky	Rodgers
Caffrey	Hamilton	Middleswart	Schmeiser
Camp	Hanson of	Miller of	Schroeder
Christensen	Howard-Mitchell	Des Moines	Schwartz
Cochran	Holden	Miller of	Shepherd
Corey	Huff	Jones	Skinner
Crabb	Jesse	Miller of	Sorg
Cunningham	Johnston of	Marshall	Strand
Darrington	Johnson	Milligan	Strothman
Den Herder	Kennedy of	Mohrfeld	Tapscott
Dooley	Chickasaw	Nelson	Tieden
Dougherty	Knight	Newton	Van Nostrand
Doyle	Koch	Nielsen	Van Roekel
Duitscher	Kreamer	Nolting	Varley
Dunton	Kruse	O'Hearn	Voorheers
Edgington	Lawson	Ossian	Warren
Ellsworth	Lippold	Pelton	Waugh
Ewell	Lipsky	Peterson	Weichman
Franklin	Logemann	Pierson	Wells
Freeman of	Logue	Poncy	Wolfe
Clay-Dickinson	Mayberry	Priebe	Mr. Speaker

The nays were, 18:

Drake	Freeman of	Kitner	Stokes
Fischer of	Buena Vista	Langland	Welden
Grundy	Graham	McIntyre	Winkelman
Fisher of	Johnson of	Millen	
Greene	Audubon		

Absent or not voting, 26:

Alt	Hansen of	Knoblauch	Roorda
Baker	Black Hawk	McCormick	Sanders
Battles	Hill	Mendenhall	Shaw
Bennett	Kehe	Miller of	Stroburg
Brinck	Kennedy of	Page	Stromer
Campbell	Dubuque	Perkins	Van Drie
Crosier	Kluever	Rex	Walter
Dietz			

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has adopted the second conference committee report and the amendments contained therein and passed:

Senate File 640, a bill for an act relating to school budget hearings.

CARROLL A. LANE
Secretary of the Senate

**ADOPTION OF CORRECTED REPORT OF THE
SECOND CONFERENCE COMMITTEE
(Senate File 640)**

Roorda of Jasper called up for consideration the corrected report of the second conference committee on Senate File 640, a bill for an act relating to school budget hearings; the basic school tax formula and allocation of state equalization aid to public schools; establishment of certain limitations for school district expenses; provision for and program budgeting development within the individual school districts, as follows:

**CORRECTED REPORT OF THE
SECOND CONFERENCE COMMITTEE
(Senate File 640)**

We, the undersigned members of the second conference committee appointed to consider the difference between the Senate and the House of Representatives on Senate File 640, a bill for an Act relating to school budget hearings; the basic school tax formula and allocation of state equalization aid to public schools; establishment of certain limitations for school district expenses; provision for and program budgeting development within the individual school districts, respectfully submit the following recommendations:

1. That the Senate recede from divisions 5, 8 and 14 of the Senate amendment.

2. That the House concur in divisions 1, 2, 4, 10, 11, 12 and 13 of the Senate amendment.

3. Strike all of division 3 of the Senate amendment and insert in lieu thereof the following:

"3. By striking lines 23 through 28, inclusive, and inserting in lieu thereof the following:

"The allowable growth for the year ended December 31, 1969, shall be fixed and established at fifty-three (53) dollars. This allowable growth shall be in lieu of the above computation for use in the school fiscal year beginning July 1, 1970, and ending June 30, 1971, and for that year only.'"

4. Strike all of division 6 of the Senate amendment and insert in lieu thereof the following:

"6. By striking lines 93 through 113, inclusive, and inserting in lieu thereof the following:

'Sec. 8. Chapter three hundred fifty-six (356), section eight (8), Acts of the Sixty-second General Assembly is hereby repealed and the following section enacted in lieu thereof:

"The state comptroller shall compute the distribution of the moneys in the basic school tax equalization fund as follows: Distribute to each school district in the basic school tax unit its share on the basis of number of pupils in fall enrollment in the district to the total number of pupils in fall enrollment for the basic school tax unit. For those districts which were limited in their expenditures by the school budget review committee for sharing of state equalization aid, there shall be deducted from their share of the distribution of the basic school tax equalization fund **forty percent**

of such limitation; the amounts so disallowed shall be distributed to the other school districts in the basic school tax unit on the basis of the number of pupils in fall enrollment in the district to the total number of pupils in fall enrollment (exclusive of districts which were limited) for the basic school tax unit.

The amount determined by the state comptroller for each district shall be distributed by the county treasurer on the tenth day of the month following the month of collection. A report of the distribution so made shall be certified by each county treasurer to the state department of public instruction. Also, the fall enrollment figure for each school district shall be compared with the average daily membership for the same school year by the state department of public instruction. In the event of substantial variance, in any school district, that district shall be called upon to explain the variance to the budget review committee, which may order a reduction in county equalization funds for the next school year immediately following the year of variances in proportion to any variances or part thereof not satisfactorily explained." "

5. Amend division 7, by striking in line 43 of the Senate amendment the words "resident pupils" and inserting in lieu thereof "pupils resident in that district".

6. Strike division 9 of the Senate amendment and insert in lieu thereof the following:

"9. Line 179 by inserting after the word 'inclusive' the following: 'and by inserting before the word "Each" in line 10 "Sec. 34."."

It is further recommended that whereas it is the consensus of the conference committee that most taxpayers are not fully informed as to the source of funds available to local districts and that such information is not readily available to them in easy understandable terms, the state comptroller is hereby requested to release to the members of the General Assembly and to the news media, including all newspapers in the state, a breakdown containing for each district in the area served by such media, but not less than the county equalization unit, the following information and such other information as may be of interest:

ON A PER PUPIL BASIS—

Total income tax paid
State Equalization and Income Tax Aid
Ag-land tax credits
Personal property tax credit
Homestead exemption

Total millage (local and school house fund)

Added or decreased millage because of local budget being under or over "allowable growth"

Amount in dollars per pupil contributed to and received from the county basic equalization unit

Average Daily Membership

Proposed per pupil cost for current year

On the part of the Senate:
WILSON L. DAVIS, Chairman
RICHARD L. STEPHENS
MARVIN W. SMITH

On the part of the House:
NORMAN ROORDA, Chairman
LAVERNE W. SCHROEDER
LEROY S. MILLER
RICHARD M. RADL

Roorda of Jasper moved the adoption of the conference committee report and the amendments contained therein.

A non-record roll call was requested.

The ayes were 88, nays 23.

The report 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?" (S.F. 640)

The ayes were, 93:

Andersen	Fisher of	Langland	Rex
Baker	Greene	Lippold	Rodgers
Battles	Freeman of	Logemann	Roorda
Bergman	Clay-Dickinson	Logue	Schmeiser
Blouin	Gannon	McCartney	Schroeder
Brinck	Goode	Menefee	Shaw
Camp	Graham	Middleswart	Shepherd
Campbell	Grassley	Millen	Sorg
Cochran	Hamilton	Miller of	Stokes
Corey	Hanson of	Des Moines	Strand
Crabb	Howard-Mitchell	Miller of	Stroburg
Cunningham	Holden	Jones	Stromer
Darrington	Huff	Miller of	Strothman
Den Herder	Jesse	Marshall	Tapscott
Dooley	Johnson of	Miller of	Tieden
Dougherty	Audubon	Page	Van Drie
Doyle	Kehe	Mohrfeld	Van Nostrand
Drake	Kennedy of	Nelson	Van Roekel
Duitscher	Dubuque	Nielsen	Varley
Dunton	Kitner	Ossian	Voorhees
Edgington	Kluever	Pelton	Warren
Ellsworth	Knight	Perkins	Waugh
Ewell	Knoblauch	Peterson	Weichman
Fischer of	Koch	Pierson	Welden
Grundy	Kreamer	Radl	Winkelman
	Kruse	Renda	Mr. Speaker

The nays were, 23:

Alt	Hansen of	Lipsky	Nolting
Caffrey	Black Hawk	Mayberry	Poncy
Christensen	Johnston of	McCormick	Priebe
Franklin	Johnson	McIntyre	Schwartz
Freeman of	Kennedy of	Mezvinsky	Skinner
Buena Vista	Chickasaw	Milligan	Wells
	Lawson	Newton	Wolfe

Absent or not voting, 8:

Bennett	Dietz	Mendenhall	Sanders
Crosier	Hill	O'Hearn	Walter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

**PERSONAL PRIVILEGE
CONSTITUTIONAL PROTEST**

Article III, Section 10, of the Iowa Constitution reads in part as follows:

"Every member of the General Assembly shall have the liberty to dissent from, or protest against any act or resolution which he may think injurious to the public, or an individual, and have the reasons for his dissent entered on the journals; . . ."

In accordance with this provision, I wish to state very clearly that I am appalled by the action of the Iowa House of Representatives the night of April 15 on House File 1097.

This bill will require mandatory registration, county-wide, in all counties with a population of 50,000 or more. In our state, this would affect only nine counties. One of these is Dubuque County, from which I am the elected Representative.

It is my humble opinion that this bill is unconstitutional on both the state and the federal levels. I will quote from both these documents.

The State Constitution reads in Article I, Section 6, that:

"All laws of a general nature shall have a uniform operation; the General Assembly shall not grant to any citizen, or class of citizens, privileges or immunities, which, upon the same terms shall not equally belong to all citizens."

It appears clear to me that House File 1097 violates this provision, in that it applies unequally to just those citizens in the larger counties, regardless of the size of the township a citizen may live in.

The 14th Amendment of the United States Constitution refers directly to the rights of citizens to enjoy equal protection of the laws.

Supreme court decisions over the years have continuously interpreted this as including protection in election laws. It is my opinion that House File 1097 is the type of legislation which is in direct violation of this constitutional right of the citizens of Iowa.

If this be the case, then why did the Republican party put this proposal at the top of their priority list while ignoring other pending measures. The answer can only be to gain a political advantage in these areas affected by this bill, to the direct unconstitutional detriment of the Democratic candidates and in turn to the detriment of the voters who hold the same philosophy of government.

With these points in mind, our party felt a responsibility to act in any way we could to stop this action. If we were to allow this class of legislation to go unmolested, then we would be failing the people of Iowa, and would be just as much at fault as the Republicans.

Laws such as this, history has proven, will lead ultimately to anarchy and an end to democracy.

The right to debate is not a privilege to be doled out by the majority when the urge wills it. Rather, it is the obligation of all, to see to it that full debate is a reality and to insure that right will be done.

Tactics imposed by the majority party on House File 1097, by not allowing one minute of discussion, is a disgrace to the legislative process and in itself may very well be a violation of the Constitution. And then to proceed with a vote while the members of our party were in a duly called caucus, is action not unlike that of a master to his slaves.

This I promise: that legal court action will be taken and that if justice is done, the legislature will be severely reprimanded for its actions this week.

This is truly a dark day in the history of Iowa.

MICHAEL T. BLOUIN

ADOPTION OF PERMANENT RULES

Gannon of Jasper moved that the temporary rules of the Sixty-third General Assembly be adopted as the permanent rules of the Sixty-third General Assembly.

The motion prevailed.

ADOPTION OF SENATE CONCURRENT RESOLUTION 125

McCartney of Floyd called up for consideration **Senate Concurrent Resolution 125**, filed on April 10, 1970, and found on page 1572 of the House Journal.

McCartney of Floyd offered the following amendment filed by him and moved its adoption:

Amend Senate Concurrent Resolution 125 by striking from lines two (2) and three (3) the words and figures, "five o'clock p.m., Wednesday, April 15, 1970" and inserting in lieu thereof the following: "six o'clock p.m., Thursday, April 16, 1970."

Motion prevailed and the amendment was adopted.

McCartney of Floyd moved the adoption of the resolution as amended.

The resolution as amended was adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

MR. SPEAKER: I am directed to inform your honorable body that the Senate has concurred in House amendment to and passed the following bill in which the concurrence of the Senate was asked:

Senate File 1293, a bill for an act providing certain services to non-public school pupils.

CARROLL A. LANE, Secretary

ADOPTION OF SENATE CONCURRENT RESOLUTION 111

McCartney of Floyd called up for consideration **Senate Concurrent Resolution 111**, filed on April 3, 1970, and found on page 1341 of the House Journal, and moved its adoption.

Motion prevailed and 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 Files 120, 238, 326, 659, 1064, 1130, 1273, 1275, 1277, 1313, and Senate Joint Resolution 1006.

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 120, 238, 326, 659, 1064, 1130, 1273, 1275, 1277, 1313, and Senate Joint Resolution 1006.

On motion by McCartney of Floyd, 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: House Files 595, 767, 1097, 1133, 1198, 1220, 1233, 1275, 1279, 1294, 1322, 1325, 1339, 1341, 1346, 1359, 1366 and 1367; Senate Files 173, 244, 344, 382, 456, 640, 665, 1067, 1181, 1187, 1232, 1289, 1293, 1303, 1311, 1312, 1315 and 1317.

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 595, 767, 1097, 1133, 1198, 1220, 1233, 1275, 1279, 1294, 1322, 1325, 1339, 1341, 1346, 1359, 1366 and 1367; Senate Files 173, 244, 344, 382, 456, 640, 665, 1067, 1181, 1187, 1232, 1289, 1293, 1303, 1311, 1312, 1315 and 1317.

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 16th day of April, 1970, sent to the Governor for his approval: House Files 595, 767, 1097, 1133, 1198, 1220, 1233, 1275, 1279, 1294, 1322, 1325, 1339, 1341, 1346, 1359, 1366 and 1367.

ELIZABETH SHAW, Chairman

Report adopted.

COMMITTEE TO NOTIFY THE GOVERNOR

Millen of Jefferson-Van Buren moved that a committee of eleven be appointed to notify the Governor that the House was ready to adjourn sine die.

The motion prevailed and the Speaker appointed as such committee Millen of Jefferson-Van Buren, McCartney of Floyd, Alt of Polk, Voorhees of Black Hawk, Hill of Marshall, Kruse of O'Brien, Baker of Boone, Rodgers of Dallas, Skinner of Polk, Roorda of Jasper and Tapscott of Polk.

COMMITTEE TO NOTIFY THE SENATE

Pierson of Mahaska moved that a committee of twelve be appointed to notify the Senate that the House was ready to adjourn sine die.

The motion prevailed and the Speaker appointed as such committee Pierson of Mahaska, Fischer of Grundy, Huff of Polk, Kreamer of Polk, Koeh of Woodbury, Strand of Poweshiek, Perkins of Pottawattamie, Warren of Decatur-Wayne, Dunton of Keokuk, Caffrey of Polk, Middleswart of Warren and Dougherty of Lucas-Monroe.

COMMITTEE FROM THE SENATE

The committee from the Senate appeared and notified the House that the Senate was ready to adjourn sine die.

The committee appointed to notify the Senate that the House was ready to adjourn sine die returned and reported it had performed its duty. The report was received and the committee discharged.

The committee appointed to notify the Governor that the House was ready to adjourn sine die returned and reported that it had performed its duty and that the Governor had sent the following message:

OFFICE OF THE GOVERNOR

State Capitol

Des Moines, Iowa 50319

April 16, 1970

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:

I want to express to you both my personal appreciation and that of the many citizens of Iowa for your service during the Sixty-third General Assembly, the second session of which you are completing today.

Being a legislator is not easy. You must first win an election. Then you must sacrifice your time and undertake an arduous and laborious job fraught with tension and terrific pressure. In addition, as a legislator, you are a constant target for criticism.

But despite these demands, we in Iowa can still count on courageous and devoted citizens to respond to the call of lawmaking service. As lawmakers, the experiences you have are unique and never fully understood by most people, one reason being that most individuals would never venture into such an arena and subject themselves to such risks and sacrifices.

Our society and its problems are increasingly complex and ever-changing. Iowa is caught up in this constant change. Yet we are adjusting—and we must continue to adjust to it—wisely.

State government, under the new federalism taking place before our eyes, is being called upon to play a greater role—a pivotal role—in our federal system to deal with those problems and changes. The ability of the legislature to carry out its function—policy-making—is indispensable to the success of the State of Iowa.

Therefore, it is worthy to recall that the people of Iowa and you in the General Assembly have recognized the value of the legislature to strengthen itself through annual sessions, constructive legislative committees-work between sessions, close working relationships between the executive and legislative branches of government, and between the Senate and the House.

You have made history this year as you pioneered annual sessions. You have come to grips with the need for this modernization in state government and have beaten a path for future General Assemblies to travel.

It has not, however, been without loss. Several of our most distinguished and seasoned legislators on both sides of the aisle have chosen not to return. Especially, I single out the majority floor leaders of both houses, Senator Robert Rjgler and Representative Ralph McCartney, who have contributed years of outstanding leadership.

I would be less than honest if I were to lead you to believe this session left me with no disappointments. Several major issues came within an eyelash of final passage, such as: (1) a unified court change, which must eventually happen if we are to modernize our court system so that it commands the respect which the judicial process must have; (2) the col-

lective bargaining bill, which would have provided a framework within which to meet a growing need in the personnel area of government; (3) the establishment of photos on drivers' licenses, which are important for identification, convenience, and law enforcement; and (4) the reorganization of the Iowa Liquor Control Commission, as recommended by the Governor's Economy Committee in only one of its many excellent proposals. There are, of course, other measures that did not reach this distance.

However, it seems to be human nature and easy to look for—and see—failures and to dwell on shortcomings. Let us instead see the bright side, which includes many striking accomplishments performed by the Sixty-third General Assembly. Many of these accomplishments, for which I am most appreciative, were recommendations that I made to you in my Inaugural and State of the State Messages.

Of great importance to Iowans is that you helped me hold down spending within our means to finance it. You did not raise taxes despite those who continually advocated tax increases, notwithstanding the fact that sufficient money was available to meet the state's needs. To have raised taxes again, on top of the already troublesome local tax burdens, would have been a grave mistake.

You followed my recommendations to transfer funds from the sales tax that this state has been diverting from the general fund for additional highway revenue. By making this transfer, we can live up to the challenge of aiding our senior citizens who cannot support themselves no matter how much they are willing, and we will utilize funds to effectively fight pollution and to help our cities and towns substantially in financing sewage treatment facilities.

You have enacted progressive "people interest" laws. To name a few:

You have passed for the first time a constitutional amendment permitting nineteen and twenty-year-old citizens to vote, a move which will enable and encourage our bright young people to share in the responsibilities and benefits of the political processes.

You have given new hope to our elderly citizens in a number of ways.

You have wisely made sweeping changes in our divorce laws that will encourage reconciliation of couples strained with domestic difficulties, but changes which will minimize the scars when a dissolution of marriage is ultimately unavoidable.

You have provided fairer treatment for persons, particularly the farmer, whose land is sought to be taken through the process of eminent domain.

You have substantially improved laws for the wage-earner, including an increase of workmen's compensation benefits and modernization of laws relating to migrant workers and child labor.

You have seen the advantage of supporting a summer program to help our disadvantaged youth find jobs and go to work.

You have shown concern for the farmer by passing legislation relative to assessment of farm land so that productivity will be considered.

You have provided more financial aid to education in Iowa than ever before in the history of the state, with increases to our state universities, area community colleges, private colleges and universities—through a new tuition grant program, and to our local

schools. Add to this the new lifesaving breath given to nonpublic schools, plus the effort to slow down local school spending without jeopardizing quality education, and you have produced a commendable record.

You have taken forthright steps to meet the needs of our cities and towns by providing more state financial assistance than has ever before been made available: by appropriating money for water pollution control facilities, by increasing road money for cities, by making a state aid grant, and by establishing the Division of Municipal Affairs.

You have supported our law enforcement efforts through the establishment of a long-needed State Crime Laboratory, by tightening up drunk driving laws, and by providing narcotics agents in the Department of Public Safety.

You have passed laws for the improvement of government at all levels, including a first step for four-year terms for elective state officials, functional classification of highways, improvement of the school aid formula, election reforms, and the adoption of some Economy Committee recommendations.

Let us look ahead with eager anticipation to what can be done during the 1971 and 1972 sessions of the next legislature. Despite the fact that more than 60 percent of state revenue collected is returned to local levels of government, and despite the fact that the state, during this biennium, increased the amount it returns to help defray the expenses of local schools by 23 percent, school costs have increased twice as fast as the state's economic growth. By resolution, you have agreed to probe the tax picture of this state in search of more equitable and fair methods of taxing our citizenry. This is commendable and I encourage such action.

There are no quick, simple solutions to these complex and vexing tax problems, but you and I must work toward taxes that are both equitable and within reasonable bounds for all Iowans. At the same time, all concerned Iowans should be looking at how their tax dollars on all levels of government are being spent.

During this same period, you will have the opportunity to familiarize yourselves with the many splendid economy measures: recommendations that can result in millions of dollars in savings for the state and the taxpayer. All governmental taxing bodies today must examine closely their spending and taxing practices.

To all of you who have worked with me and the executive branch of government on a basis of mutual goodwill, respect, and cooperation, thank you.

Sincerely,

ROBERT D. RAY
Governor

COMMENTS BY THE SPEAKER

Speaker Harbor made the following comments :

As we draw to a close the Second Session of the Sixty-third General Assembly, it is time to reflect on the accomplishments of the past ninety-five days and to also recognize the fact that, with no precedent to follow for annual sessions, mistakes would be made. This is only human, but being human, mistakes can be corrected.

At the outset the citizenry of Iowa was looking to us for a short session but, at the same time, expected progressive and meaningful legislation. Being fully aware of these guidelines, your leadership has, with your cooperation, dedication and hard work, guided this session to many meaningful accomplishments. Those in their senior years received recognition in several areas. First steps were taken to lower the voting age, thus recognizing our youth who are preparing to take their rightful place in our state. IPERS was increased, as well as workmen's compensation. Curbing the use of man-killing drugs was enhanced by the passage of several proposals. Recognition was given to the mounting problems of pollution through the establishment of a select Environmental Preservation Committee and the enactment of proposals that move a step forward in controlling the environment in which we live.

Yes, we all can point with pride to the accomplishments of this session. Those areas left undone were moved in the right direction where the next session can expedite their activity as a result of what we have done.

Needless to say, as your Speaker for this and the first session, I feel most humble and extremely proud to be associated with such dedicated people on both sides of the political aisle. There were times when this was a trying, if not a lonely spot, but these were far outweighed by the thank you's, cooperation and dedication of all of you. For, in the final analysis, we all forget our personal desires and aspirations and pull together for what is in the best interest of our beloved state.

As each goes his own separate way, I extend to you my heartfelt thanks for allowing me to be your Speaker. What the future holds, only time can tell, but I am sure that, whatever I do, the State of Iowa will come first.

FINAL ADJOURNMENT

By virtue of Senate Concurrent Resolution 125, duly adopted, the hour of six p.m., April 16, 1970, having arrived, the Speaker of the House declared the House of Representatives of the Sixty-third General Assembly, Second Regular Session (1970), adjourned sine die.

SUPPLEMENT TO THE HOUSE JOURNAL

BILLS APPROVED SUBSEQUENT TO ADJOURNMENT

The following is a record of the action of the Governor on bills and joint resolutions passed by the Second Regular Session of the Sixty-third General Assembly and which action was had subsequent to the date of final adjournment:

- H. F. 1251—Relating to child labor. Approved April 17, 1970.
- H. F. 1081—Relating to waterworks employees group insurance. Approved April 24, 1970.
- H. F. 1082—Relating to coverage of waterworks employees group insurance. Approved April 24, 1970.
- S. F. 238—Relating to the enforcement of laws and regulations regarding narcotic drugs, counterfeit drugs and depressants, and stimulant drugs. Approved April 24, 1970.
- S. F. 382—Relating to interest rates. Approved April 24, 1970.
- S. F. 1275—Relating to the salary of the commissioner of health. Approved April 24, 1970.
- S. F. 1101—Specifically providing that cities and towns within the outside boundaries of any soil conservation district are a part of such district. Approved April 27, 1970.
- S. F. 1319—Relating to licenses in the practice of medicine. Approved April 27, 1970.
- H. F. 1203—Relating to maximum income for persons eligible for low-rent housing. Approved April 29, 1970.
- S. F. 326—Legalizing professional boxing and wrestling. Approved April 29, 1970.
- S. F. 1187—Relating to the establishment of a university in western Iowa. Approved April 29, 1970.
- S. F. 1293—Providing auxiliary educational services to students attending nonpublic schools. Approved April 29, 1970.
- S. F. 1060—Transferring the unexpended and unencumbered balance of the capital appropriation made by the Sixty-second General Assembly for a new medium security institution for men at Anamosa, to be used to develop a regional detention facility at or near the existing men's reformatory at Anamosa and to supplement the appropriation made by the Sixty-third General Assembly, First Session, for the old age assistance program and to provide for reimbursement of the state by counties for a portion of the cost of operating said regional detention facility. Approved May 1, 1970.
- S. F. 1202—Relating to the biennial appropriation of the higher education facilities commission. Approved May 1, 1970.

- S. F. 1278—Relating to the homestead tax credit. Approved May 1, 1970.
- H. F. 184—Relating to removal of dead or diseased trees, the assessments of costs and issuance of special assessment bonds therefor. Approved May 1, 1970.
- H. F. 241—Relating to the payment of attorney fees to court-appointed attorneys. Approved May 1, 1970.
- H. F. 499—Relating to the war orphans educational aid fund. Approved May 1, 1970.
- H. F. 1093—Relating to joint planning commissions. Approved May 1, 1970.
- H. F. 1133—Legalizing and validating the proceedings of the board of supervisors of Mitchell County, Iowa, authorizing and providing for the issuance of county public hospital 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 county. Approved May 1, 1970.
- H. F. 1187—Relating to the administration of chemical tests for determining intoxication. Approved May 1, 1970.
- H. F. 1188—Relating to required eye safety equipment used in schools. Approved May 1, 1970.
- H. F. 1232—Relating to motor fuel used in watercraft, the creation of a marine fuel tax fund, and the allocation and appropriation of such fund to the use of the conservation commission. Approved May 1, 1970.
- H. F. 1257—Relating to claims against the state. Approved May 1, 1970.
- H. F. 1278—Legalizing and validating the proceedings of the board of directors of the Mount Vernon Community School District in the counties of Linn, Jones, and Johnson, State of Iowa, in connection with the purchase under a real estate installment purchase contract of certain real estate by said board of directors from Grace E. West and Gail West Hull and declaring the validity of said contract and that said contract shall constitute a valid and binding obligation of said school district. Approved May 1, 1970.
- H. F. 1294—Relating to the taxation of financial institutions and credit unions, and the taxation of moneys and credits. Approved May 1, 1970.
- H. F. 1307—Legalizing and validating the proceedings of the board of directors of the Henderson consolidated school district, in the county of Mills, State of Iowa, confirming and authorizing the sale of certain real property. Approved May 1, 1970.
- H. F. 1357—Appropriating funds from the primary road fund to the state highway commission for payment of claims arising out of activities of the state highway commission. Approved May 1, 1970.

- H. F. 1358—Making an appropriation to the state highway commission from the primary road fund for the purpose of making payments for expenses incurred in administering the merit system. Approved May 1, 1970.
- H. F. 1364—Making appropriations to the appointive members of the capitol planning commission for per diem compensation for services rendered. Approved May 1, 1970.
- H. F. 1365—Making an appropriation for use in employing personnel and other expenses for inspection of moisture-measuring devices. Approved May 1, 1970.
- H. F. 193—Relating to income tax. Approved May 5, 1970.
- H. F. 277—Relating to driver education instructors. Approved May 5, 1970.
- H. F. 581—Relating to municipal utility retirement systems. Approved May 5, 1970.
- H. F. 1018—Relating to fees collected on the county level of government. Approved May 5, 1970.
- H. F. 1169—Relating to the investment of funds of life insurance companies. Approved May 5, 1970.
- H. F. 1233—Relating to the levy of an excise tax on cattle and veal calves sold for slaughter, and the collection and distribution of such taxes. Approved May 5, 1970.
- H. F. 1243—Relating to the definition, licensing, inspection, and regulation of health care facilities, and providing for adoption of rules, enforcement procedures, and penalties. Approved May 5, 1970.
- H. F. 1253—Relating to recording instruments of homestead ownership. Approved May 5, 1970.
- H. F. 1309—Relating to required secondary school curriculum. Approved May 5, 1970.
- H. F. 1325—Relating to members of the county conservation board. Approved May 5, 1970.
- H. F. 1329—Prohibiting false reports and information regarding crimes, fires, and accidents and providing a penalty for violations. Approved May 5, 1970.
- H. F. 1334—Relating to computation of interest and penalties on income tax. Approved May 5, 1970.
- H. F. 1339—Creating the American Revolution bicentennial commission, prescribing its powers and duties, authorizing the expenditure of all funds donated to the commission, and making an appropriation. Approved May 5, 1970.

- H. F. 1341—Creating a scenic rivers system in this state. Approved May 5, 1970.
- H. F. 1346—Relating to the furnishing of medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services. Approved May 5, 1970.
- H. F. 1359—Providing flexibility in the selection of position titles for members of the professional staff of the superintendent of public instruction. Approved May 5, 1970.
- H. F. 1366—Making appropriations to certain counties and named persons in settlement of claims made against the state of Iowa. Approved May 5, 1970.
- H. F. 1367—Relating to motor vehicle fees. Approved May 5, 1970.
- S. F. 244—Relating to civil service workers. Approved May 5, 1970.
- S. F. 344—Relating to the law-enforcement officers' training academy and transfer of funds therefor, and pertaining to the powers of the police provided for under chapter eighteen (18) of the Code. Approved May 5, 1970.
- S. F. 456—Relating to the licensing and registration of nursing home administrators. Approved May 5, 1970.
- S. F. 659—Relating to lost warehouse receipts. Approved May 5, 1970.
- S. F. 1064—Relating to the annual report of the commerce commission. Approved May 5, 1970.
- S. F. 1067—Relating to the identification of cattle for quarantine purposes for bovine brucellosis eradication. Approved May 5, 1970.
- S. F. 1078—Appropriating from the biennial appropriation of the department of social services for capital improvements at the Iowa Soldiers' Home at Marshalltown. Approved May 5, 1970.
- S. F. 1111—Relating to election precincts. Approved May 5, 1970.
- S. F. 1117—Relating to federal tax lien registration. Approved May 5, 1970.
- S. F. 1180—Relating to average daily membership for public high school districts. Approved May 5, 1970.
- S. F. 1181—Relating to driver license fees and their renewal. Approved May 5, 1970.
- S. F. 1232—Relating to the establishment of sanitary disposal projects, authorizing a tax therefor, making an appropriation therefor, and providing penalties for violations thereof. Approved May 5, 1970.

- S. F. 1273—Authorizing cooperation between this state and other states which extend a like comity in the collection of delinquent unemployment contributions, penalties, interest, and benefit overpayments. Approved May 5, 1970.
- S. F. 1276—Relating to encouraging persons to seek treatment for drug addiction or dependency. Approved May 5, 1970.
- S. F. 1277—Relating to exercise of governmental powers by the state commerce commission, providing penalties, authority to compromise, and appeals procedures. Approved May 5, 1970.
- S. F. 1289—Authorizing counties to cooperate with federal programs and to appropriate funds. Approved May 5, 1970.
- S. F. 1300—Amending Senate File 1088, Acts of the Sixty-third General Assembly, Second Session, to assure the right of protest and appeal of assessments thereunder. Approved May 5, 1970.
- S. F. 1303—Relating to the inspection of places where dead human bodies are prepared for burial, or entombment and providing for a license fee and establishing a trust fund. Approved May 5, 1970.
- S. F. 1311—Relating to organized athletics and courses in physical education. Approved May 5, 1970.
- S. F. 1318—Relating to indemnification of officers, directors, employees, and agents of business corporations. Approved May 5, 1970.
- S. F. 1315—Relating to dissolution of marriage, separate maintenance, and annulment. Approved May 5, 1970.
- S. F. 1317—Relating to disabled and retired firemen and policemen. Approved May 5, 1970.
- H. F. 1322—Relating to the issuance of public warrants to cover deficiencies in a public fund. Approved May 8, 1970.
- H. F. 1279—Authorizing student teaching and to establish the status and authority of student teachers. Approved May 9, 1970.
- S. F. 120—Relating to the surrender of beer permits. Approved May 9, 1970.
- H. F. 595—Relating to the purchase of real estate by the state. Approved May 10, 1970.
- H. F. 719—Amending Iowa's consumer fraud law to prohibit referral selling, to grant immunity to certain defendants, and to eliminate certain notice provisions. Approved May 10, 1970.
- H. F. 767—Relating to temporary restrictions on weight and load of motor vehicles, and providing penalties for violation of such temporary restrictions. Approved May 10, 1970.

- H. F. 1097—Relating to voter registration. Approved May 10, 1970.
- H. F. 1198—Relating to the sale and use of agricultural chemicals, creating a chemical technology review board and making an appropriation therefor. Approved May 10, 1970.
- H. F. 1220—Relating to the regulation of surface mining, and making surface mines as well as underground mines subject to safety regulation by the department of mines and minerals. Approved May 10, 1970.
- H. F. 1275—Relating to deposits of public funds in banks. Approved May 10, 1970.
- S. F. 640—Relating to school budget hearings; the basic school tax formula and allocation of state equalization aid to public schools; establishment of certain limitations for school district expenses; provision for and program budgeting development within the individual school districts. Approved May 11, 1970.
- S. F. 665—Relating to residency requirements for elections; compensation and training of election workers; the use of voters' oaths, affidavits, and declarations; the qualifications 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 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. Approved May 11, 1970.
- S. F. 1312—Relating to the budgeting and financing of governmental programs. Approved May 11, 1970.
- S. F. 1184—Relating to pipelines and the power of eminent domain exercised by pipeline companies. Approved May 13, 1970.
- S. F. 1185—Relating to electric transmission lines and the power of eminent domain exercised by electric utilities. Approved May 13, 1970.
- S. F. 173—Relating to employment agencies and the fees charged thereby. Approved May 14, 1970.

GOVERNOR'S VETO MESSAGE

(Senate File 1144)

May 14, 1970

The Honorable Melvin D. Synhorst
Secretary of State
State Capitol
Des Moines, Iowa

Dear Mr. Synhorst:

Senate File 1144, Second Session of the Sixty-third General Assembly, an Act relating to the control and regulation of drugs, is hereby disapproved and in accordance with Article III, section 16, Constitution of the State of Iowa is hereby transmitted to the Secretary of State.

Currently there is great international concern over the increase of drug abuse and that concern exists no less in Iowa. We have embarked on a program to counteract this undermining social and medical problem of drug abuse.

The Sixty-second Iowa General Assembly passed The Drug Abuse Act which was a model state drug abuse control act prepared in 1965 by the Federal Drug Administration to supplement and complement the drug abuse amendments passed by Congress in 1965. The overwhelming majority of states has followed this recommended act and has defined "medical practitioner" as one licensed "in this state" to prescribe or administer drugs which are subject to this Act.

Senate File 1144 would strike from this Act the words "in this state". In my opinion the allowing of this change would be inconsistent with our drive to tighten the control on the accessibility of drugs that are so greatly abused. The purpose of the Iowa Drug Abuse Act is to regulate and control depressant, stimulant and counterfeit drugs having a hallucinogenic effect.

No one suggests that the law be changed to allow hard narcotic drugs to be dispensed through the mail and upon prescriptions written outside of our state. This is because it is accepted that it is more difficult to control distribution when out of state dispensing of prescriptions is permitted. It is just as important to control the distribution of stimulants and depressants which are subject to great abuse and physical danger.

The vetoing of this bill does not prevent any Iowa pharmacists from filling prescriptions for any drugs that do not have the dangerous capability of narcotics, depressants, and stimulants. It does, however, continue a safeguard over interstate commerce of stimulant and depressant drugs as well as narcotics.

I cannot justify in my mind opening the door to another avenue for those who will use any devious means to obtain drugs for abuse. The allowing of prescriptions written by people any place in this country—people who would be unknown to our pharmacists—would make it difficult and, in some cases, impossible to ascertain the authenticity of the written prescription, the person who wrote it, and the person who was asking for it to be filled. This would include not only medical doctors, but also dentists and veterinarians thousands of miles away.

I know that this bill was drafted to allow controlled drugs to be filled

through the mail by an Iowa mail order house, but in addition to affecting that operation, it would also affect the dispensing of drugs by other establishments in our state.

Iowa has been a leader in being realistic about drug problems, drug abuse and drug dependency by taking the following steps: (1) adopting the Drug Abuse Act; (2) changing of penalties for possession of marijuana; (3) passing the new law in the most recent session of the Sixty-third General Assembly to allow a person who is under the influence of drugs to seek medical help without subjecting himself to prosecution; (4) strengthening our law enforcement in the field of illegal drug traffic by providing for narcotics agents in the Department of Public Safety; (5) establishing a Crime Laboratory; (6) coordinating the drug abuse planning and programming by retaining a Governor's consultant on drug abuse; and (7) convening a statewide Governor's Conference on Drug Abuse, the first in the Nation aimed at activating programs in local communities. These are all examples of positive action in this vital area of concern.

It would be a mistake to now take a step backward. Instead, we should continue our present direction of practical programs and legislation to curb drug abuse, including the tightening of controls over depressant and stimulant drug traffic.

Sincerely,

ROBERT D. RAY
Governor

COMMUNICATIONS FROM THE SECRETARY OF STATE

April 29, 1970

Mr. William R. Kendrick
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that House File 1190 was published in the Independence Conservative, Independence, Iowa, April 21, 1970, and in the Oelwein Daily Register, Oelwein, Iowa, April 18, 1970.

I further certify that House File 1191 was published in The Newton Daily News, Newton, Iowa, March 27, 1970, and in The Colfax Tribune, Colfax, Iowa, March 26, 1970.

I further certify that House File 1211 was published in The Cedar Rapids Gazette, Cedar Rapids, Iowa, April 7, 1970, and in the Ames Daily Tribune, Ames, Iowa, April 4, 1970.

I further certify that House File 1305 was published in The Daily Gate City, Keokuk, Iowa, April 8, 1970, and in The Clinton Herald, Clinton, Iowa, April 7, 1970.

I further certify that House File 1306 was published in the Bettendorf News, Bettendorf, Iowa, April 9, 1970, and in The Clinton Herald, Clinton, Iowa, April 7, 1970.

I further certify that Senate File 645 was published in The Sac Sun, Sac City, Iowa, April 8, 1970, and in the Iowa City Press-Citizen, Iowa City, Iowa, April 8, 1970.

Pursuant to the authority vested in me, under the provisions of section 3.9, Code of Iowa, 1966, there being no newspaper by the name of The Woodward Enterprise published in Woodward, Iowa, I designate The Northeast Dallas County Record, Woodward, Iowa, to publish Senate File 1049.

I further certify that Senate File 1049 was published in The Perry Daily Chief, Perry, Iowa, March 27, 1970, and in The Northeast Dallas County Record, Woodward, Iowa, April 2, 1970.

I further certify that Senate File 1157 was published in the Ames Daily Tribune, Ames, Iowa, April 9, 1970, and in the Charles City Press, Charles City, Iowa, April 13, 1970.

Pursuant to the authority vested in me, under the provisions of section 3.9, Code of Iowa, 1966, there being no newspaper by the name of the Oskaloosa Daily Herald published in Oskaloosa, Iowa, I designate the Daily Herald, Oskaloosa, Iowa, to publish Senate File 1189.

I further certify that Senate File 1189 was published in The Knoxville Express, Knoxville, Iowa, April 16, 1970, and in The Daily Herald, Oskaloosa, Iowa, April 13, 1970.

I further certify that Senate File 1197 was published in The Telegraph-Herald, Dubuque, Iowa, April 17, 1970, and in the Marshalltown Times-Republican, Marshalltown, Iowa, April 15, 1970.

I further certify that Senate File 1248 was published in the Lee Town

News, Des Moines, Iowa, April 16, 1970, and in the Adams County Free Press, Corning, Iowa, April 23, 1970.

I further certify that Senate File 1286 was published in The Maquoketa Community Press, Maquoketa, Iowa, April 14, 1970, and in the Hardin County Times, Iowa Falls, Iowa, April 14, 1970.

Respectfully submitted,

MELVIN D. SYNHORST
Secretary of State

May 12, 1970

Mr. William R. Kendrick
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that Senate File 238 was published in The Sheffield Press, Sheffield, Iowa, May 7, 1970, and in The DeWitt Observer, DeWitt, Iowa, April 30, 1970.

I further certify that Senate File 1271 was published in the Fort Dodge Messenger and Chronicle, Fort Dodge, Iowa, April 25, 1970, and in The Daily Freeman-Journal, Webster City, Iowa, April 23, 1970.

I further certify that Senate File 1275 was published in the Waterloo Daily Courier, Waterloo, Iowa, May 4, 1970, and in The Spirit Lake Beacon, Spirit Lake, Iowa, April 30, 1970.

I further certify that Senate File 1307 was published in The Sioux City Journal, Sioux City, Iowa, April 17, 1970, and in the Waterloo Daily Courier, Waterloo, Iowa, April 20, 1970.

I further certify that House File 1251 was published in The Cedar Rapids Gazette, Cedar Rapids, Iowa, April 23, 1970, and in The Muscatine Journal, Muscatine, Iowa, April 24, 1970.

I further certify that House File 1356 was published in The Knoxville Express, Knoxville, Iowa, April 23, 1970, and in The Pella Chronicle-Advertiser, Pella, Iowa, April 17, 1970.

I further certify that House File 1364 was published in The DeWitt Observer, DeWitt, Iowa, May 7, 1970, and in the Iowa Falls Citizen, Iowa Falls, Iowa, May 7, 1970.

Respectfully submitted,

MELVIN D. SYNHORST
Secretary of State

June 8, 1970

Mr. William R. Kendrick
Chief Clerk of the House
State Capitol Building
Des Moines, Iowa 50319

I hereby certify that House File 1183 was published in the Mitchell County

Press-News, Osage, Iowa, May 14, 1970, and in the Eclipse News Review, Parkersburg, Iowa, May 20, 1970.

I further certify that House File 1273 was published in the Mount Vernon Hawkeye-Record and The Lisbon Herald, Mount Vernon, Iowa, May 28, 1970, and in The Anamosa Eureka, Anamosa, Iowa, May 21, 1970, and in the Solon Economist, Solon, Iowa, May 21, 1970.

I further certify that House File 1294 was published in The Evening Sentinel, Shenandoah, Iowa, May 7, 1970, and in the Council Bluffs Nonpareil, Council Bluffs, Iowa, May 8, 1970.

I further certify that House File 1307 was published in The Malvern Leader, Malvern, Iowa, May 21, 1970, and in the Cedar Valley Daily Times, Vinton, Iowa, May 19, 1970.

I further certify that House File 1339 was published in the Waterloo Daily Courier, Waterloo, Iowa, May 14, 1970, and in the Fort Dodge Messenger and Chronicle, Fort Dodge, Iowa, May 12, 1970.

I further certify that House File 1357 was published in the DeWitt Observer, DeWitt, Iowa, May 7, 1970, and in the Hampton Chronicle, Hampton, Iowa, May 7, 1970.

I further certify that Senate File 382 was published in the Jackson Sentinel, Maquoketa, Iowa, April 30, 1970, and in The Auburn Enterprise, Auburn, Iowa, May 7, 1970.

I further certify that Senate File 640 was published in The Progress-Review, LaPorte City, Iowa, May 20, 1970, and in the Emmetsburg Reporter, Emmetsburg, Iowa, May 19, 1970.

I further certify that Senate File 1060 was published in The Paullina Times, Paullina, Iowa, May 7, 1970, and in the Waterloo Daily Courier, Waterloo, Iowa, May 7, 1970.

I further certify that Senate File 1187 was published in The Auburn Enterprise, Auburn, Iowa, May 7, 1970, and in The Denison Review, Denison, Iowa, May 2, 1970.

I further certify that Senate File 1202 was published in The O'Brien County Bell, Primghar, Iowa, May 7, 1970, and in the Times-Democrat, Davenport, Iowa, May 7, 1970.

I further certify that Senate File 1232 was published in the Globe-Gazette, Mason City, Iowa, May 11, 1970, and in The Des Moines Register, Des Moines, Iowa, May 9, 1970.

I further certify that Senate File 1278 was published in The Auburn Enterprise, Auburn, Iowa, May 14, 1970, and in The Telegraph-Herald, Dubuque, Iowa, May 9, 1970.

I further certify that Senate File 1312 was published in the Waterloo Daily Courier, Waterloo, Iowa, May 18, 1970, and in The DeWitt Observer, DeWitt, Iowa, May 18, 1970.

Respectfully submitted,

MELVIN D. SYNHORST
Secretary of State

INTERIM STUDY COMMITTEES

(Set up by resolution)

CRIMINAL CODE REVIEW (S. J. R. 18)

Rep. William Hill, Chairman (R)
Sen. Gene Glenn, Vice Chairman (D)
Rep. Norman Jesse (D)
Rep. Luvern Kehe (R)
Rep. Robert Kreamer (R)
Rep. Thomas Renda (D)
Rep. David Weichman (R)
Sen. Quentin Anderson (R)
Sen. Dean Arbuckle (R)
Sen. Chester Hougen (R)
Sen. George O'Malley (D)
Sen. Harold Thordsen (R)
District Judge James Denato
District Judge Carroll Engelkes
Professor Ronald Carlson
Professor John J. Yeager
Frederick G. White, Attorney
Charles Vanderbur, Story County Attorney
James Van Ginkel, Businessman

EMINENT DOMAIN (H. C. R. 21)

Rep. Edgar H. Holden, Chairman (R)
Sen. James E. Briles, Vice Chairman (R)
Rep. Berl E. Priebe (D)
Rep. Delwyn D. Stromer (R)
Sen. Andrew G. Frommelt (D)
Sen. H. L. Ollenburg (R)
Robert Mickle, Director, Central Iowa Regional Planning Commission
Hugo Schenkloth, Farmer
Ira Delk, Attorney
William Pappas, Attorney

ENVIRONMENTAL PRESERVATION (S. C. R. 9)

Sen. Charles O. Laverty, Chairman (R)
Rep. Walter V. Langland, Vice Chairman (R)
Rep. Michael T. Blouin (D)
Rep. Dale M. Cochran (D)
Rep. Murray C. Lawson (R)
Rep. Elizabeth R. Miller (R)
Rep. Andrew Varley (R)

Sen. Leigh Curran (R)
Sen. Donald S. McGill (D)
Sen. Kenneth Parker (R)
Sen. James F. Schaben (D)

MUNICIPAL LAWS REVIEW (H. J. R. 15)

Sen. Ralph W. Potter, Chairman (R)
Rep. William H. Huff III, Vice Chairman (R)
Rep. Stanley T. Shepherd (R)
Rep. Ed Skinner (D)
Rep. Nathan F. Sorg (R)
Sen. Alan Shirley (D)
Sen. John M. Walsh (R)
Howard Bell, Ames Councilman
Harold Gartner, Mayor of Titonka
Chester Lee, Mayor of Clarinda
Loren Hickerson, Mayor of Iowa City
Philip T. Riley, Des Moines City Attorney

DRUG ABUSE (H. C. R. 122)

Sen. John L. Mowry, Chairman (R)
Rep. Floyd H. Millen, Vice Chairman (R)
Rep. James T. Caffrey (D)
Rep. Joseph C. Johnston (D)
Rep. Nathan F. Sorg (R)
Rep. Dale L. Tieden (R)
Sen. Lee H. Gaudineer, Jr. (D)
Sen. Vernon H. Kyhl (R)
Sen. James A. Potgeter (R)
Sen. J. Donald Weimer (D)

TAXATION (S. C. R. 119)

Sen. Ralph W. Potter, Chairman (R)
Rep. Elmer H. Den Herder, Vice Chairman (R)
Rep. John Camp (R)
Rep. Charles E. Grassley (R)
Rep. Edgar H. Holden (R)
Rep. William H. Huff III (R)
Rep. James I. Middleswart (D)
Rep. Fred W. Nolting (D)
Rep. Maurice A. Van Nostrand (R)
Sen. C. Joseph Coleman (D)
Sen. W. Charlene Conklin (R)
Sen. Wayne D. Keith (R)

Sen. Edward E. Nicholson (R)
Sen. Roger J. Shaff (R)
Sen. Charles K. Sullivan (R)
Sen. Bass Van Gilst (D)

STATE HIGHWAY COMMISSION FUNDS (H. C. R. 136)

Rep. Leroy S. Miller, Chairman (R)
Rep. Keith H. Dunton (D)
Rep. Dewey E. Goode (R)
Sen. Leslie C. Klink (R)
Sen. Vernon H. Kyhl (R)
Sen. Bass Van Gilst (D)
Warren Davison, Cerro Gordo County Engineer
Raymond P. Heneley, Associated Contractors
Richard Hileman, Motor Club of Iowa
William F. Sueppel, Attorney
Chet Sloan, Iowa Good Roads Association
Derby D. Thompson, Chairman, Highway Commission

IN MEMORIAM

Memorials adopted by the House of Representatives of the Sixty-third General Assembly, Second Regular Session, commemorating the life, character, and public service of former members who had departed this life since the last regular session of the General Assembly.

CAFFREY, LUKE L.	Mar.	5, 1895—Mar.	10 1970
CAMPBELL, ED. H.....	Mar.	6, 1882—Apr.	26, 1969
CARLSEN, JOHN W.....	May	15, 1909—Apr.	2, 1970
CURRIE, JOHN D.	Sept.	22, 1888—Jan.	31, 1970
DUFFY, JOHN L.....	May	22, 1899—Sept.	24, 1969
GRAHAM, MEL H.....	Mar.	22, 1906—June	27, 1969
HULTMAN, OSCAR N.....	Nov.	2, 1887—Sept.	14, 1969
JAMISON, JAMES E.....	Nov.	27, 1880—Dec.	12, 1969
KING, JAMES A.....	Apr.	13, 1876—Apr.	4, 1970
MOORE, ROBERT G.....	July	27, 1888—Apr.	25, 1969
PRINE, DAN R.....	Jan.	24, 1921—Jan.	6, 1970
RICE, CLARENCE L.	Mar.	6, 1889—Jan.	25, 1970
ROE, OVE T.	Sept.	4, 1887—Oct.	26, 1969
STEVENSON, ROSS M.....	Sept.	1, 1906—Apr.	8, 1970
VOIGHTMANN, FRED	Jan.	21, 1889—Dec.	18, 1969
WEIK, CHARLES	Apr.	16, 1911—Dec.	22, 1969

LUKE L. CAFFREY

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Luke L. Caffrey, begs leave to submit the following memorial:

Luke L. Caffrey was born on a farm near Knoxville, Iowa, March 5, 1895, son of Peter and Mary Caffrey. He attended the public schools of Marion and Madison Counties and Rake's Mechanical school in Kansas City. Mr. Caffrey moved to Howard County in 1922, living on and owning his own farm in Howard County. He married Genevieve Wren in 1922, and to this union were born six children, four boys and two girls. He served in World War I as a Sergeant in Motor Transport Corps with overseas service, and was a member of the American Legion, Farm Bureau and Dowling Club. Mr. Caffrey served twelve years as County Supervisor, served on the County Welfare Board, was Township Trustee on the Township AAA Committee and was Township Farm Bureau Director. He was a democrat and served as State Representative for one term in the Fifty-third General Assembly.

Mr. Caffrey passed away March 10, 1970 at Veterans Administration Hospital, Des Moines, Iowa, after a long illness. Services were held at St. John's Catholic Church in Des Moines, Iowa, and burial at St. Ambrose Cemetery.

Surviving are his wife, Genevieve; two daughters, Mrs. Alvin Drilling, Des Moines and Mrs. John Neuhaus, Walford; four sons, Leo of Cresco, Donald of Des Moines, Roger of Dallas Center and Thomas of Green Rock, Illinois; two sisters, Mrs. Theresa Coleman, Des Moines, and Sister Mary Aquinas, S.S.J., of LaGrange, Illinois; 27 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 Luke L. Caffrey, 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

 ED H. CAMPBELL

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Ed H. Campbell, begs leave to submit the following memorial:

Ed H. Campbell was born at Battle Creek, Iowa, on March 6, 1882, the son of Romeo H. and Hattie Campbell, pioneers who came to Iowa in a

covered wagon. He was graduated from the Battle Creek High School in 1900 and from the law school at Iowa City in 1908. He was married to Esta Fein in 1913 and one son, Ed Campbell, Jr., was born to them. Esta Campbell died in 1931 and in 1933 he was married to Mary Marshall.

He started his law practice in Battle Creek in 1907 and continued until his death. For fifty years he was a partner with his twin brother Jed. In 1910 he was elected to the state legislature as the representative from Ida County and served in the Thirty-fourth General Assembly. He served in the Army during World War I. In 1920 he was elected state senator from Ida, Cherokee and Plymouth Counties and served in the Thirty-ninth, Fortieth, Forty-first and Forty-second General Assemblies. He served as President Pro-tem of the Senate for two terms. In 1926 he was elected a representative to the U. S. Congress and served two terms.

Mr. Campbell was a member of the Presbyterian Church, the American Legion, a fifty-year Mason and Past Master of 446 A. F. and A. M. Lodge, a fifty-year member of IOOF Lodge and Past Noble Grand of Echo Lodge, a fifty-year member of the Sioux City Consistory and a 32nd degree Mason, a member of the Society of Descendants of the Mayflower, a fifty-year member of the Eastern Star, a retired member of the volunteer Battle Creek Fire Department, and a member of the local, district and state bar associations.

Mr. Campbell died April 26, 1969, at Battle Creek, Iowa.

Mr. Campbell is survived by his wife, Mary, three grandchildren and a brother, Frank Campbell.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Ed H. Campbell, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his 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.

J. WESLEY GRAHAM
GORDON STOKES
HAROLD V. NELSON

Committee

JOHN W. CARLSEN

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John W. Carlsen, begs leave to submit the following memorial:

Mr. Carlsen was born May 15, 1909, in Clinton, Iowa. He was the son of Louis P. and Theresa Will Carlsen. He attended Lyons High School

in Clinton and received a degree in physical education at the University of Iowa in 1931 and his law degree in 1937.

He married Betty E. Moffatt, January 29, 1938, in Davenport, Iowa.

Mr. Carlsen was high school instructor and athletic coach in North English High School from 1932 to 1934. He entered the practice of law in Clinton in 1937, and taught and coached football, wrestling and track at Clinton High School until appointed to the Federal Bureau of Investigation May 5, 1941, serving until 1946 when he re-established his Clinton law practice. He was elected mayor of Clinton in 1946, and served as Clinton County Attorney in 1949 and 1950.

Mr. Carlsen was a member of the county and state bar associations, Masonic Lodge, Eagles, Elks and Moose, and the Izaak Walton League.

Mr. Carlsen, a Democrat, served in the Iowa House of Representatives the Fifty-sixth and Fifty-seventh sessions of the General Assembly as representative from Clinton County.

After serving in the legislature, Mr. Carlsen continued his interest in Democratic party politics. He served as assistant county attorney and had been alternate municipal court judge, having been appointed by Governor Hughes and reappointed by Governor Ray.

Mr. Carlsen passed away April 2, 1970. Surviving him are his widow, Betty; two daughters, Mrs. Barbara Kerr of Mount Pleasant and Mrs. Jone Porter of Sanford, Florida; a brother, Oakley Carlsen of Clinton; two sisters, Mrs. Lois Palmer and Mrs. Max Terrock, both of Clinton, and four granddaughters.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable John W. Carlsen, 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 H. PELTON,
JOHN CAMP
RAY C. CUNNINGHAM

Committee

JOHN D. CURRIE

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable John D. Currie, begs leave to submit the following memorial:

John D. Currie was born at Odebolt, Iowa, September 22, 1883, the son of Malcolm and Mary McGregor Currie. He graduated from the Schaller High School and attended Morningside College. He was married to Lois

Fischer in San Benito, Texas, December 7, 1921. Three children were born to them, Lucy Kay, Mary L. and John F.

He owned and operated a garage and car agency at Sac City and farmed many years during which time he served as township assessor sixteen years and county supervisor over thirty years resigning to become State Representative from Sac County in 1955.

He was an elder in the Presbyterian Church, director of State Bank of Schaller over forty years, director of Sac County Mutual Insurance Company, Mason, Consistory, Shrine, and Farm Bureau.

Mr. Currie was active in Republican politics for many years. He was a member of the House of Representatives in the Fifty-sixth, Fifty-seventh and Fifty-eighth General Assemblies, serving from Sac County. He passed away on January 31, 1970, at Schaller, Iowa.

Mr. Currie is survived by his daughters, Lucy Kay; Mrs. Ivan Wilharm; Mary L, Mrs. Ivan Horning, and his son, John F. Currie.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable John D. Currie, 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.

J. WESLEY GRAHAM
HAROLD V. NELSON
WILLIAM WINKELMAN

Committee

JOHN L. DUFFY

MR. SPEAKER: Your committee appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable John L. Duffy, begs leave to submit the following memorial:

John L. Duffy was born May 22, 1899, in Dubuque, Iowa, the son of Thomas H. and Mary E. Duffy, who served as chairman of the Dubuque County Central Committee of the Democratic Party for about thirty years. He was graduated from Columbia College (now Loras) and the Notre Dame law school.

He married Antoinette M. Freisinger in 1922 and to this union was born a daughter and two sons.

Mr. Duffy, a Democrat, served nine terms in the Iowa General Assembly. He first entered the legislature in 1947, but dropped out four years later to take over the county attorney's post in Dubuque, which he held in the

1930's. He returned to Des Moines in 1955 and successfully sought re-election every two years until 1968. Mr. Duffy became famed for his speeches in the House on St. Patrick's Day, during which he lauded the accomplishments of noted Irishmen.

Mr. Duffy was a veteran of World War I, a member of the American Bar Association, the Dubuque County Bar Association, St. Columbkille's Church and the Marquette Court of the Catholic Order of Foresters.

Mr. Duffy passed away on September 24, 1969. He is survived by his widow, Antoinette of Dubuque; two sons, Thomas J. and Roger of Dubuque; a daughter, Mrs. Sheila Casey, Engelwood, California; two grandchildren, and a brother, Professor Charles J. Duffy of Akron, Ohio.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable John L. Duffy, 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.

GENE V. KENNEDY
MICHAEL T. BLOUIN
THEODORE R. ELLSWORTH
Committee

MEL M. GRAHAM

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Mel M. Graham, begs leave to submit the following memorial:

Mel M. Graham was born March 22, 1906, in Primghar, Iowa. He was the son of Mr. and Mrs. John Graham. He graduated from Audubon High School, attended the University of Iowa and received his law degree from Drake University in 1930.

He was married to Naomi Hensley in 1939. To this union two sons, Tony and Ben, were born.

Mr. Graham was a member of the United Methodist Church. He was admitted to the bar in 1930 and joined his father in the practice of law in Audubon. He enlisted in the Army and served in the South Pacific as a master sergeant in World War II and was awarded the Bronze Star for heroism.

He was former county attorney, a member of the library board, Odd Fellows Lodge, Chamber of Commerce, Boy Scouts, Veterans of Foreign Wars and was past commander of the Audubon Legion Post. In 1946, the

Audubon Chamber of Commerce named him the community's "Man of the Year."

Mr. Graham, a Democrat, served as State Representative from Audubon County in the Fifty-second and Fifty-third sessions of the General Assembly of Iowa. In 1949, he resigned to accept an appointment by Governor Beardsley to the Highway Commission, which he served for eight years.

Mr. Graham passed away June 27, 1969. Surviving are his widow, Naomi, of Audubon; one son, Ben, of Audubon, and a sister, Mrs. Milton Krasne of Omaha. He was preceded in death by one son, Tony.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Mel M. Graham the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

HARVEY W. JOHNSON
LESTER L. KLUEVER
ALFRED NIELSEN

Committee

OSCAR N. HULTMAN

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Oscar N. Hultman, begs leave to submit the following memorial:

Oscar N. Hultman was born in Stanton, Iowa, November 2, 1887, of Swedish descent.

Mr. Hultman graduated from Stanton High School and began his business career as a clerk in a general store and later accepted a position as assistant manager of a retail lumber business of which in two years he became the manager, and later the owner. At the time of his death, Mr. Hultman had owned and operated his lumber business for fifty years.

On June 8, 1935, he married Lola S. Johnson and to this marriage two sons were born: Donald Napoleon and Calvin Oscar.

Mr. Hultman was a member of the Mamerlund Lutheran Church of Stanton, Iowa, and was chairman of the building committee when the new church was built.

He was active in the Republican Party and served in the House of Representatives in the Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth

Extra, Forty-seventh, Forty-eighth and Fifty-sixth sessions of the General Assembly. He was elected to the Senate in 1944 and served there in the Fifty-first, Fifty-second, Fifty-third and Fifty-fourth sessions of the General Assembly. He was a Pioneer Lawmaker and served as vice president of this organization.

Mr. Hultman had served as mayor and councilman of Stanton, was vice president of the Houghton State Bank of Red Oak, Iowa; he served in the Army in World War I and was a charter and fifty-year member of the Ernie Johnson American Legion; he was a member of the Za-Ga-Zig Shrine Temple; a thirtysecond degree Mason and had been a Mason for fifty years; he was also a member of Knights of Pythias.

Mr. Hultman passed away September 14, 1969, at his summer home on a ranch near Moose, Wyoming. He is survived by his widow; two sons, Donald of Bellevue, Washington, and Calvin of Red Oak, Iowa, and three granddaughters.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Oscar N. Hultman, 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.

CONRAD OSSIAN
WILLIAM H. HARBOR
LEROY S. MILLER
DEWEY E. GOODE

Committee

JAMES E. JAMISON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable James E. Jamison, begs leave to submit the following memorial:

James E. Jamison was born in Des Moines County, Iowa, on November 27, 1880, and was the son of George S. and Ida C. Hawkins Jamison.

He married Juanita McGuire of Kirksville, Missouri, who is an artist and organist.

Mr. Jamison attended Burlington Schools and served in World War I. He became a messenger boy for the old First National Bank. Two years later he joined the staff of John Blaul's Sons Wholesale grocery firm, as an office employee. He later became a clerk at Merchants National Bank.

Eventually, Mr. Jamison took over his father's insurance agency, which he built into one of the leading agencies of the city.

Mr. Jamison was a member of the First United Presbyterian Church, the Elks and Moose Lodges, and the Rotary Club and Ancient Order of United Workmen.

He served a three-month term as Burlington's Commissioner of Finance, was a member of the Citizens Water Commission Board, and was a director representing the city on the MacArthur bridge board until the bridge became the property of the city. He served on many other boards, commissions, and committees, and was prominent in Democratic Party circles. He was a member of the House of Representatives in the Thirty-fifth and Thirty-sixth sessions.

Mr. Jamison passed away on December 12, 1969, and is survived by his widow, Juanita Jamison, and a sister, Jeanette Jamison of Reading, Pennsylvania.

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 E. Jamison, 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.

DR. CHARLES P. MILLER
LLOYD F. SCHMEISER
ADRIAN B. BRINCK

Committee

JAMES A. KING

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable James A. King, begs leave to submit the following memorial:

James A. King was born in Clay County, Iowa, April 13, 1876. He was the son of D. H. and Mary Turner King. He received his early education in the common schools and afterward attended Nora Springs Seminary where he graduated in 1898.

He married Effie A. Anderson, August 28, 1902. To this union were born two children, one son and one daughter.

Mr. King became a director of the Clay County National Bank at the time he helped found it in 1927, served as a director until his death, and became chairman of the board in January, 1959, a post he retained until January, 1969. He was president of the board from January, 1956, until January, 1967. Mr. King was a member of the Clay County Fair Board for 40 years, president of the Farmers Elevator Company for 20 years, a member of the Masonic Temple Board and a Past Master of the Masons

and also served as a Clay County Farm Bureau president. He was a member of the First Congregational Church, the O.E.S., IOOF and the Rebekah Lodge.

Mr. King, a Republican, served in the Iowa House of Representatives in the Fortieth, Fortieth Extra, Forty-first, Forty-second, Forty-second Extra and Forty-third sessions of the General Assembly as the Representative from Clay County.

Mr. King passed away April 4, 1970. He is survived by his son, Russell King of Spencer, and his daughter, Mrs. Melvin Johnson of Tulsa, Oklahoma. Mr. King is also survived by two 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 James A. King, 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.

LESTER M. FREEMAN
DENNIS L. FREEMAN
LEO I. SANDERS

Committee

ROBERT G. MOORE

MR. SPEAKER: Your committee appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Robert G. Moore, D.V.M., begs leave to submit the following memorial:

Dr. Robert G. Moore was born July 27, 1888, near Algona, Iowa, and passed away at Denison, Iowa, on April 25, 1969, at the age of 80.

He attended Kossuth County public schools and was graduated from Iowa State University in 1913 with a degree of D.V.M. He practiced veterinary medicine at Dunlap since that time with the exception of two years spent in the armed forces during World War I.

In 1915, Dr. Moore married Gladys A. Acton. Three children were born of this union, a son and two daughters.

He served as mayor, city councilman and member of the school board at Dunlap. He was a past member of the State Conservation Commission and Veterinary Examining Board; member of the Methodist Church, Masons, Sioux City Consistory, Abu Bekr Temple and past president of the Lions Club.

Dr. Moore, a Democrat, served as a State Representative from Harrison County in the Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra and Forty-seventh sessions of the General Assembly, and as State

Senator from Harrison, Monona and Crawford Counties in the Fifty-eighth and Fifty-ninth sessions of the General Assembly. He also was Secretary of the Senate in the Sixty-first Session of the General Assembly.

Surviving Dr. Moore are his widow and three children, Dr. R. A. Moore and Mrs. C. W. Byrnes, both of Dunlap, and Mrs. W. L. Johnson of Playa Del Rey, California.

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 G. Moore, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

WILLIAM E. DARRINGTON
ALFRED NIELSEN
JEWELL O. WAUGH

Committee

DAN R. PRINE

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Dan R. Prine, begs leave to submit the following memorial:

Dan R. Prine was born in Oskaloosa, Iowa, on January 24, 1921. His parents were Homer J. and Ida Bode Prine. Mr. Prine attended Prine Independent School, graduated from Oskaloosa High School and attended Iowa State University at Ames, Iowa. He married Dorothy Canine on June 2, 1946. To this marriage one son was born, David Prine.

Mr. Prine was a veteran of World War II, where he served with the U. S. Air Force. He was a member of the First Christian Church, Tri-Luminar Masonic Lodge No. 18 (A.F.&A.M.), the Order of the Eastern Star, Shrine, Farm Bureau and the Southern Iowa Fair board of directors.

In addition, he had served as secretary of the Prine school district and as Garfield township clerk. He was a member of the Mahaska County Boys 4-H Committee for 12 years.

Mr. Prine was first elected to represent Mahaska County in the Iowa House of Representatives in 1960 and was re-elected to a second two-year term in 1962. He also served during a special session to draft a new reapportionment bill in 1964.

Mr. Prine passed away January 6, 1970. He is survived by his widow, Dorothy; his son David, and his mother, Mrs. Ida Bode Prine, all of Oskaloosa, 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

Dan R. Prine, 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 the family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

GEORGE N. PIERSON
KEITH DUNTON
GERRIT VAN ROEKEL

Committee

CLARENCE L. RICE

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Clarence L. Rice, begs leave to submit the following memorial:

Clarence L. Rice was born March 6, 1889, near Wright, Iowa, the son of William I. and Minnie A. Campbell Rice. He attended a rural school in Mahaska County, Iowa, and was a member of the Church of Christ in Oskaloosa.

On December 29, 1909, Mr. Rice was married to Garnet R. Lauer and to this union was born three sons and one daughter.

Mr. Rice lived in the Delta Community for 52 years. He farmed until 1954 and then operated a grocery and feed store until shortly before his death. He was active in all community affairs, was a past member of the Lions Club, and served on the Fremont Burial Association board for 30 years.

Mr. Rice passed away January 25, 1970, at Delta, Iowa. He was preceded in death by his wife in 1965 and his daughter in 1952. He is survived by three sons, Quincy and Gerald, both of Delta, and Glenys of Hedrick. He is also survived by two sisters, Mrs. Louie Moore and Miss Ada Rice, both of Cedar, Iowa; thirteen grandchildren and ten 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 Clarence L. Rice, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

KEITH DUNTON
WALTER DIETZ
DEWEY GOODE

Committee

OVE T. ROE

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Ove T. Roe, begs leave to submit the following memorial:

Ove T. Roe was born in Allamakee County, September 4, 1887. He was the son of Mr. and Mrs. Tolef Roe. He married Emma Kolsrud of Waterville, Iowa, and four sons and one daughter were born to them.

Mr. Roe received his early education in the rural schools and Upper Iowa University at Fayette, Iowa. He was president of the Paint Creek Farmers Telephone Company and a member of the Lutheran Church. He followed the occupation of farming with the exception of eight years while he was engaged in business with his brother. Mr. Roe was a member of the House of Representatives in the Forty-fourth, Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra, and Forty-seventh General Assemblies and was active in Democratic politics for many years.

He passed away October 26, 1969, and is survived by his children: Thomas, Melvin and Willard of Waukon, Iowa; Kenneth of Mesa, Arizona, and Doris of Phoenix, Arizona; a brother; 23 grandchildren, and ten 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 Ove T. Roe, 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 members of the family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

JOHN C. MENDENHALL
DALE TIEDEN
WALTER LANGLAND

Committee

ROSS M. STEVENSON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Ross M. Stevenson, begs leave to submit the following memorial:

Ross M. Stevenson was born September 1, 1906, and reared on a Howard County farm. He attended rural school in Howard County and Cresco High School. Mr. Stevenson married Laura I. Larsen of Elma, Iowa, in 1928, and to this union were born six children: one daughter and five sons. He owned and operated a 250-acre farm. He was a member of the Methodist Church and the Iowa Farmers Union.

Mr. Stevenson, a Democrat, served as State Representative from How-

ard County during the Fifty-ninth, Sixtieth, Sixtieth Extra and Sixty-first sessions of the General Assembly.

Mr. Stevenson was past director of the rural school and Lime Springs Independent school. Past director and chairman of the Farmers Co-op

Feed Company of Lime Springs, and director of the Iowa State Farmers Union board for several years. He served on the Howard County Extension Council for five years, and also worked with 4-H Clubs.

Mr. Stevenson passed away on April 8, 1970. He is survived by his wife, Laura of Lime Springs; a daughter, Mildred Stevenson of New Hampton; five sons, Harlan, Eugene and Lyle of Lime Springs; Hollis of Rochester, Minnesota, and Norman of Stewartville, Minnesota. He is also survived by three sisters, Mrs. Homer Heater of Westminster, California; Mrs. Verne McFarland of Flint, Michigan; Mrs. Henry Enos of Lime Springs, Iowa, and two brothers, Ben of Riceville, Iowa, and Kenneth of Lime Springs, Iowa, and five 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 Ross M. Stevenson, 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 LANGLAND
MICHAEL K. KENNEDY
Committee

FRED VOIGHTMANN

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Fred Voightmann, begs leave to submit the following memorial:

Fred Voightmann was born January 21, 1889, at St. James, Minnesota. He was the son of Gustav and Dina Diehl Voightmann. He received his education in St. James, Minnesota, and Concordia College, St. Paul, Minnesota, and Seward Teachers College, Seward, Nebraska.

He married Louise Steinkraus on September 12, 1908, and to this union were born five sons and two daughters: The Reverend Fred H., Norman, Oris, LeRoy, Paul G., Beata and Ruth.

Mr. Voightmann was a parochial school teacher and organist at St. John's Lutheran School from 1921 to 1943. Prior to that, he taught in

Emmaus Lutheran Church School at Milwaukee, Wisconsin, from 1915 to 1921. He also taught in Louisville, Nebraska, from 1907 to 1915. He was a member of St. John's Lutheran Church and had held various offices in the church. He was an honorary member of the Iowa Sheriffs Association, was overseer of the poor and was Red Cross chairman for Iowa County for a number of years. He also served as chairman for the Polio Foundation for Iowa County for 25 years and was secretary of the Chamber of Commerce in the 1940's. Mr. Voightmann enjoyed wood working as his hobby and made many crosses and was thanked at the dedication service for the Iowa Security Medical Facility at Oakdale for his hand carved wooden articles for the chapel.

Mr. Voightmann, a Republican, served in the House of Representatives in the Fifty-fourth, Fifty-fifth and Fifty-sixth General Assemblies as a Representative of Iowa County. He passed away December 18, 1969.

Surviving Mr. Voightmann are his widow, Louise, of Marengo; five sons, the Rev. Fred H. Voightmann, Jackson, Tennessee; Norman Voightmann, Clear Water, Florida; Oris Voightmann, Marengo; LeRoy Voightmann and Paul G. Voightmann, both of Tucson, Arizona; two daughters, Mrs. Clark (Beata) Hinrichs, Guernsey, Iowa; Mrs. Frank (Ruth) Koehn, Victor, Iowa; two brothers, Charles Voightmann, New Braunfels, Texas; Robert Voightmann of Tucson, Arizona; four sisters, Mrs. Augusta Moeller, Tacoma, Washington; Mrs. William Glawe, Mokena, Illinois; Mrs. Everett Gibbs, Ashville, North Carolina; Mrs. Ann Andruss, Kenilworth, Illinois; 24 grandchildren and 13 great grandchildren. He was preceded in death by one brother and one sister.

Therefore, Be It Resolved by the House of Representatives of the Sixty-third General Assembly of Iowa: That in the passing of the Honorable Fred Voightmann, 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 the family.

Be It Further Resolved: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

RAYMAN D. LOGUE
CLAIR STRAND
DAVID E. WEICHMAN

Committee

CHARLES WEIK

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Charles Weik begs leave to submit the following memorial:

Charles Weik was born April 16, 1911, in Des Moines, Iowa. He was the son of Charles and Gertrude Johnson Weik. He attended the Rossie

High School, Rossie, Iowa. He was a student at the University of Iowa.

He was united in marriage to Beulah Adams, December 16, 1934. To this union was born three daughters, JoAnn, Judy Rae and Joy Jean. Mrs. Weik passed away May 3, 1959.

Mr. Weik lived on and operated a farm in Clay County from 1934 until 1942. He was a co-owner and operator of the Weik Implement Company in Spirit Lake and was sales representative for the Pioneer Hibred Company for twenty years.

Mr. Weik served his country in the Merchant Marine during World War II.

He was a member of the Methodist Church in Spirit Lake and was also a member of the Masonic Lodge, the Scottish Rite Bodies, Foot Patrol of Abu Bekr Shrine, honor member of the DeMolay, Chamber of Commerce, Kiwanis, and Izaak Walton League.

Mr. Weik, a Democrat, served in the Iowa House of Representatives in the Fifty-seventh and Fifty-eighth General Assemblies.

Mr. Weik passed away December 22, 1969. He is survived by his widow, Mrs. Peggy Weik, Eau Claire, Wisconsin; his three daughters, Mrs. Marvin Bragg, Grapevine, Texas; Mrs. Phil Dailey, Bakersfield, California; and Mrs. Robert Pasby, Cedar Falls, Iowa; one sister, Mrs. Merle Hagadorn, Royal, Iowa; two brothers, William Weik, Walker, Minnesota, and Arthur L. Weik, Spirit Lake, Iowa; and seven 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 Charles Weik, 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.

LESTER M. FREEMAN
DENNIS L. FREEMAN
LEO I. SANDERS

Committee

HOUSE-SENATE COMPANION BILLS

H.J.R.	S.J.R.	H.F.	S.F.	H.F.	S.F.	H.F.	S.F.
1005	1003	1084	1069	1151	1184	1255	1195
1006	1006	1085	1095	1159	1170	1260	1179 S
H.F.	S.F.	1086	1078	1166	548 S	1261	1180 S
271	1246 S	1093	1050	1167	1187	1263	1216
315,		1094	1077	1168	1102	1264	1203
339	1082 S	1095	1093	1171	1173	1265,	
506	1074 S	1096	1084	1176	1217 S	1317	1221
514	1293,	1098	1068	1178	1159	1269	1155
	499 S	1099	1073	1182	1144	1272	1214
540	1145	1101	1098	1183	1140	1273	1219
610	1081	1105	253	1184	1139	1280	1220
720	1166	1110	1108	1185	1157	1281	1228
1002	1092	1112	1089	1189	1156	1289	1227 S
1007	1021	1114	1109	1193	1160	1292	1265 S
1013	1067	1121	1177	1200	1161	1304	1005 S
1019	1048	1123	1026 S	1201	1169	1308	1262
1024	1004	1128	1212	1203	1252	1316	1261
1049	1037	1131	1096	1216	1192	1317	1221
1052	1071	1134	1083 S	1219	1163	1265,	
1056	1059	1135	1122	1221	1198	1318	1253
1060	1090	1137	1207	1229	1255	1331	1286
1061	1018	1138	1188	1231	1186	1332	1288
1065	1025	1142	1130	1233	558 S	1337	1232 S
1066	1030	1143	1126	1237	1206 S	1342	1303
1070	1065	1145	1151	1243	1258	1344	1301
1072	1038	1147	1135	1244	1233	1347	65 S
1073	1046	1148	1136	1246	1200	1354	1285 S
1078	1028	1149	1171	1247	1201	1356	1305
1080	1172	1150	1185	1252	1209	1361	1319
1083	1121 S						

RECORD OF HOUSE BILLS IN HOUSE

**HOUSE JOINT RESOLUTIONS AND HOUSE FILES
PASSED AND APPROVED—146**

H. J. R. 6, 10.

H. F.

1, 77, 91, 106, 129, 139, 163, 184, 193, 199, 204, 208, 221,
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1332, 1334, 1338, 1339, 1341, 1346, 1356, 1357, 1358, 1359, 1364, 1365, 1366,
1367.

**SENT TO SECRETARY OF STATE
H. J. R. 6, 10**

**BILLS VETOED BY THE GOVERNOR
H. F. 506, 720**

H. J. R.	Page	H. J. R.	Page
4 By McIntyre, Pelton, Lipsky, McCormick, Blouin, Camp, Andersen, Johnson 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.		16 By Klein, Grassley, Van Nostrand, Kluever, Camp, Fischer of Grundy, Felton, Koch and Dooley. A joint resolution relating to the effective date of laws.	
Amendment filed	140	Committee report	29
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.		Recommended passage	29
Reported correctly enrolled	222	Committee report adopted	51
Signed by Speaker	222	Passed House. Ayes 109, nays 6 ..	62
Sent to Secretary of State	222	1001 By Schroeder. 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. Introduced, referred to constitutional amendments and reapportionment	160
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.		1002 By Bennett. A joint resolution directing a legislative study of the improper use of drugs and other substances. Introduced, referred to social services	181
Committee report	279	1003 By Gannon. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to judges of the district court and supreme court. Introduced, referred to constitutional amendments and reapportionment	293
Recommended amendment, passage	279	1004 By Freeman of Buena Vista, Van Nostrand, Varley, Radl and Roorda. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the manner in which vacancies in the membership of the General Assembly are to be filled. Introduced, referred to constitu-	
Committee amendment	280		
Committee report adopted	283		
Committee amendment adopted ..	413		
Committee amendment withdrawn ..	413		
Passed House. Ayes 73, nays 43 ..	414		
Explanation of vote	415		
Motion filed to reconsider vote ..	421		
Motion to reconsider vote withdrawn	486		
Reported correctly enrolled	1702		
Signed by Speaker	1703		
Sent to Secretary of State	1703		

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tional amendment and reapportionment	300
1005 By Weiden, Strand, Hill and Mohrfeld. A joint resolution to establish an interim committee to study the millage levy and related areas of financial support for area vocational school and community college districts.	
Introduced, referred to schools ..	320
1006 By Darrington and Newton (Conklin and Schaben). A joint resolution authorizing and directing the state executive council to proceed with negotiations to acquire the Hubbell Mansion known as Terrace Hill.	
Introduced, referred to Iowa Development	344
Committee report	786
Recommended passage	786
Committee report adopted	793
Amendment filed	996
Amendment filed	1068
Sifting recommends calendar ..	1505
S. J. R. 1006 substituted	1637
Withdrawn	1638
1007 By Crosier, Dietz and Sanders. A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to age qualifications of members of the General Assembly.	
Introduced, referred to constitutional amendments and reapportionment	535
1008 By Renda. A joint resolution to direct the department of public safety to study the usefulness of the life lite on automobiles, and to make an appropriation therefor.	
Introduced, referred to appropriations	1072
Committee report	1491
Recommended amendment, passage	1491
Committee amendment	1491
Committee report adopted	1504
Amendment filed	1530
Amendment adopted	1602
Committee amendment adopted ..	1602
Passed House. Ayes 82, nays 22 ..	1603
H. F.	Page
1 By Miller of Page, Fisher of Greene, Holden, Gannon, Bennett, Cochran, Dunton, Middle-swart 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.	
Amendment filed	1045
Amendment adopted	1053
Amendment filed	1053
Amendment adopted	1054
House concurred	1054
Passed House. Ayes 100, nays 9	1054

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Reported correctly enrolled	1452
Signed by Speaker	1452
Sent to Governor	1452
Signed by Governor	1573
8 By Miller of Des Moines, Mayberry, Millen, Lipsky, Cochran, Gannon, Hanson of Howard-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 institutions fund, re-designating the latter as the county health and institutions fund, prescribing the purposes for which such fund may be used, and authorizing a levy therefor.	
Committee report	125
Recommended passage	125
Committee report adopted	128
Amendment adopted	167
Amendments withdrawn	168
Amendment filed	168
Amendments adopted	168
Passed House. Ayes 101, nays 11	169
17 By Cochran, Tleden, Winkelman, Gannon, Mendenhall, Miller of Jones, Caffrey, Kruse, Hanson of Howard-Mitchell and Dunton (Schaben, Neu, and Smith). A bill for an act providing for establishment and administration of conservancy districts.	
Re-referred to select committee on environmental preservation ...	147
72 By Cunningham, Crabb, Shepherd, Winkleman, Strand, Voorhees, Kiltner, Mohrfeld and Andersen. A bill for an act to allow the services of the county engineer to be available to cities and incorporated towns.	
Committee report	279
Recommended amendment, passage	279
Committee amendment	279
Committee report adopted	283
Withdrawn	418
77 By Freeman of Clay-Dickinson and Johnson of Audubon-Guthrie. A bill for an act relating to snowmobiles.	
Amendment filed	312
Amendment filed	338
Amendment filed	362
Amendments withdrawn	374
Amendment filed	374
Amendment lost	375
Amendment lost	376
Amendment adopted	376
House concurred	376
Passed House. Ayes 94, nays 22 ..	376
Reported correctly enrolled	704
Signed by Speaker	704
Sent to Governor	705
Signed by Governor	785
91 By Christensen. A bill for an act to permit the conservation commission to promulgate, for experimental purposes, special	

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rules relating to the operation of watercraft and other water-oriented activity on Green Valley Lake, near the city of Creston.		dealers, or brokers of such operators.	
House concurred	794	Committee report	30
Passed House. Ayes 89, nays 8 ..	794	Recommended passage	30
Reported correctly enrolled	1065	Committee report adopted	51
Signed by Speaker	1065	Amendment withdrawn	74
Sent to Governor	1065	Amendment lost	74
Signed by Governor	1145	Point of order raised	77
106 By Goode. A bill for an act relating to members of the General Assembly of the state of Iowa and repealing chapter 38B, Code 1966.		Amendment lost	77
Reported correctly enrolled	222	Amendment filed	77
Signed by Speaker	222	Amendment adopted	77
Sent to Governor	223	Amendment lost	78
Signed by Governor	262	Passed House. Ayes 104, nays 5 ..	78
129 By Fischer of Grundy. A bill for an act relating to widows' admissions to the Iowa soldiers home.		155 By Blouin. A bill for an act relating to the wearing of certain safety equipment by persons operating motorcycles.	
Reported correctly enrolled	278	Committee report	280
Signed by Speaker	278	Recommended amendment, passage	280
Sent to Governor	278	Committee amendment	280
Signed by Governor	359	Committee report adopted	283
138 By Roorda, Mohrfeld, Sorg, Andersen, Strand, Kiltner, 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.		Amendment filed	363
Amendment filed	156	Amendment adopted	404
139 By Shaw. A bill for an act relating to the establishment of recreational bikeways.		Committee amendment adopted ..	419
Committee report	440	Amendment filed	419
Recommended amendment, passage	440	Amendment adopted	419
Committee amendment	440	Failed to pass House. Ayes 36, nays 76	419
Committee report adopted	445	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.	
Committee amendment adopted ..	687	House receded	1005
Committee amendment withdrawn ..	687	Passed House. Ayes 98, nays 6 ..	1005
Passed House. Ayes 85, nays 16 ..	688	Reported correctly enrolled	1201
Reported correctly enrolled	1486	Signed by Speaker	1202
Signed by Speaker	1486	Sent to Governor	1202
Sent to Governor	1487	Signed by Governor	1217
Signed by Governor	1609	179 By McCormick and Stromer. A bill for an act relating to the purchase of uniforms for vocal and instrumental school music groups.	
147 By Stromer and McCormick. A bill for an act relating to abstracts of title based on tax certificates.		Committee report	469
Committee report	185	Recommended passage	469
Recommended amendment, passage	185	Committee report adopted	473
Committee amendment	185	Amendment filed	757
Committee report adopted	186	Point of order raised	800
Amendment adopted	248	Amendment withdrawn	800
Amendment withdrawn	248	Amendment adopted	800
Re-referred to judiciary	248	Amendment filed	801
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,		Amendment lost	801
		Passed House. Ayes 91, nays 21 ..	801
		184 By Lipsky. A bill for an act to amend section 368.3, Code 1966, relating to removal of dead or diseased trees, and the assessments of costs therefor.	
		Reported correctly enrolled	1702
		Signed by Speaker	1703
		Sent to Governor	1703
		Signed by Governor	0000
		193 By Renda. A bill for an act relating to income tax.	
		Reported correctly enrolled	1640
		Signed by Speaker	1640
		Sent to Governor	1640
		Signed by Governor	0000
		197 By Klein, O'Hearn, Varley, Kreamer, Shaw, McCartney, Campbell, Roorda, Huff, Milligan, Lipsky, Cunningham and	

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Shepherd. A bill for an act relating to wages subject to the Iowa public employees' retirement system.	
Withdrawn	321
199 By Campbell, Schwartz, Stokes, Kluever and Corey. A bill for an act relating to vital statistics.	
Committee report	31
Recommended passage	31
Committee report adopted	51
Amendment filed	81
Amendments adopted	87
Amendment withdrawn	87
Amendment filed	125
Amendment filed	88
Amendment adopted	88
Passed House. Ayes 99, nays 4 ..	88
House concurred	1189
Passed House. Ayes 89, nays none	1190
Reported correctly enrolled	1423
Signed by Speaker	1423
Sent to Governor	1424
Signed by Governor	1529
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.	
Committee report	1067
Recommended amendment, passage	1067
Referred to sifting	1067
Committee report adopted	1071
204 By Andersen, Miller of Jones, Ellsworth, Radl, Waugh, Koch, Stokes, Cochran, Meneffe, Freeman of Buena Vista, Johnson of Audubon-Guthrie, Battles, Miller of Des Moines, Peterson, Shepherd, Caffrey, Schroeder, Kruse, Bergman, Doyle, Perkins, Schwartz, Renda, Weiden, Darrington, Rodgers, McCartney, Huff and Newton. A bill for an act relating to librarians and guidance counselors for junior and senior high schools.	
House concurred	1139
Passed House. Ayes 94, nays 6 ..	1139
Reported correctly enrolled	1307
Signed by Speaker	1308
Sent to Governor	1308
Signed by Governor	1367
208 By Miller of Des Moines, Baker, Mayberry, Franklin, Tapscott, Jesse, Schwartz, Gannon and Crosler. A bill for an act relating to zoning of unincorporated areas within two miles of cities and towns.	
Committee report	263
Recommended amendment, passage	263
Committee report adopted	266
Committee amendment adopted ..	383
Passed House. Ayes 86, nays 19 ..	383
Reported correctly enrolled	1104
Signed by Speaker	1104
Sent to Governor	1104
Signed by Governor	1145
212 By Doyle. A bill for an act exempting violations of chap-	

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ter 124 of the Code by minors from the jurisdiction of the juvenile court.	
Committee report	27
Recommended passage	27
Committee report adopted	51
Failed to pass House. Ayes 47, nays 66	67
217 By Lipsky. A bill for an act relating to the jurisdiction of a city or town.	
Committee report	200
Recommended passage	200
Committee report adopted	205
Amendment filed	246
Amendments adopted	246
Motion filed to reconsider vote ..	246
Motion to reconsider vote pre- valled	246
Placed on calendar under unfin- ished business	246
Amendment filed	259
Amendments adopted	260
Passed House. Ayes 104, nays 8 ..	260
221 By McIntyre. A bill for an act relating to fire and casual- ty insurance companies.	
Reported correctly enrolled	467
Signed by Speaker	468
Sent to Governor	468
Signed by Governor	513
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.	
Committee report	1014
Recommended amendment, pas- sage	1014
Committee amendment	1014
Committee report adopted	1021
231 By Andersen (Palmer). A bill for an act relating to the licensing of insurance agents in Iowa.	
House concurred	1001
Passed House. Ayes 91, nays none	1001
Reported correctly enrolled	1104
Signed by Speaker	1104
Sent to Governor	1104
Signed by Governor	1146
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.	
Withdrawn	1676
241 By Miller of Jones, Brinck and Shepherd (Lamborn). A bill for an act relating to the payment of attorney fees to court-appointed attorneys.	
Committee report	441
Recommended passage	441
Committee report adopted	445
Referred to appropriations	566
Committee report	1124
Recommended passage	1124
Committee report adopted	1131

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Passed House. Ayes 102, nays 2..	1232
Reported correctly enrolled	1702
Signed by Speaker	1703
Sent to Governor	1703
Signed by Governor	0000
246 By Brinck. A bill for an act authorizing cities and towns to impose income, sales, and motor vehicle taxes.	
Committee report	830
Recommended amendment, passage	830
Committee amendment	830
Committee report adopted	840
Amendments filed	1045
Amendment filed	1067
Amendments filed	1146
Amendment filed	1279
Sifting recommends calendar	1304
Amendments withdrawn	1342
Point of order raised	1343
Referred to ways and means	1343
Amendments filed	1368
251 By Franklin, Lipsky, Shaw, McIntyre, Hill, Pelton, Blouin, Renda, Jesse, Huff, Van Nostrand, Tapscoff, Miller of Des Moines, Schwartz, Gannon, Poncy, Mayberry, Bennett, Ewell and Miller of Marshall. A bill for an act relating to sex discrimination in employment, housing, and public accommodations.	
Committee report	337
Recommended amendment, passage	337
Committee amendment	337
Committee report adopted	341
Committee amendment adopted ..	524
Amendment withdrawn	525
Passed House. Ayes 98, nays 13..	525
Reported correctly enrolled	1486
Signed by Speaker	1486
Sent to Governor	1487
Signed by Governor	1608
253 By Andersen. A bill for an act to provide for prearranged funeral expense for old-age assistance recipients.	
Withdrawn	129
257 By Caffrey, Fisher of Greene, Mayberry, Tapscoff and Camp (Briles, and Thordsen). A bill for an act relating to cancellation and nonrenewal of automobile liability insurance.	
Withdrawn	274
264 By Johnston of Johnson, Hill and Kennedy of Chickasaw. A bill for an act relating to hearings in juvenile court.	
Committee report	27
Recommended passage	27
Committee report adopted	51
Amendment adopted	71
Passed House. Ayes 112, nays none	72
267 By Dunton, Poncy, Miller of Jones, Millen, Van Roekel and Dougherty. A bill for an act relating to the state mine inspector and the state mining board.	
Committee report	224
Recommended passage	224

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Committee report adopted	231
Committee amendment adopted ..	275
Amendment withdrawn	275
Passed House. Ayes 108, nays none	275
271 By Christensen, Fischer of Grundy, Cochran, Bailey and Edgington. A bill for an act relating to the purchase or condemnation of property rights.	
Amendment filed	156
Committee report	544
Recommended amendment, passage	544
Committee amendment	545
Committee report adopted	548
Amendment filed	864
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.	
Committee report	224
Recommended passage	224
Committee report adopted	231
Passed House. Ayes 106, nays none	274
Reported correctly enrolled	1640
Signed by Speaker	1640
Sent to Governor	1640
Signed by Governor	0000
280 By Renda. A bill for an act to enable the supreme court to prescribe rules of criminal procedure.	
Committee report	27
Recommended passage	27
Committee report adopted	51
Passed House. Ayes 110, nays none	66
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.	
Committee report	31
Recommended passage	31
Committee report adopted	51
Passed House. Ayes 96, nays none	89
Reported correctly enrolled	589
Signed by Speaker	589
Sent to Governor	590
Signed by Governor	608
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.	
Committee report	47
Recommended amendment, passage	47
Committee amendment	47
Committee report adopted	51
Committee amendment adopted..	104
Amendment filed	104
Amendments adopted	104
Passed House. Ayes 110, nays 2..	104

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288 By Van Drie. A bill for an act relating to newspapers used in publishing notices and reports of proceedings.	
Committee report	184
Recommended passage	184
Committee report adopted	186
Amendment filed	233
Amendment adopted	233
Failed to pass House. Ayes 50, nays 62	234
Motion filed to reconsider vote ..	249
Motion to reconsider vote failed..	476
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.	
Amendment filed	157
Committee report	697
Recommended amendment, passage	697
Committee amendment	697
Amendment filed	697
Committee report adopted	701
331 By Voorhees. A bill for an act relating to the licensing of dogs by municipalities and counties.	
Committee report	807
Recommended passage	807
Committee report adopted	812
333 By Anderson. A bill for an act requiring all counties to become part of a merged area.	
Committee report	223
Recommended amendment, passage	223
Committee amendment	223
Committee report adopted	231
Amendment filed	312
Amendment lost	348
Amendments filed	389
Amendment filed	390
Amendment withdrawn	430
Amendment adopted	431
Point of order raised	432
Amendment lost	432
Amendments withdrawn	432
Committee amendment adopted ..	432
Passed House. Ayes 108, nays none	432
House concurred	1347
Passed House. Ayes 102, nays none	1347
Reported correctly enrolled	1486
Signed by Speaker	1486
Sent to Governor	1487
Signed by Governor	1608
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.	
Re-referred to judiciary	395
352 By Stokes. A bill for an act relating to the use of studded tires.	
Reported correctly enrolled	222
Signed by Speaker	222

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Sent to Governor	223
Signed by Governor	262
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.	
Reported correctly enrolled	222
Signed by Speaker	223
Sent to Governor	223
Signed by Governor	262
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.	
Committee report	361
Recommended amendment, passage	361
Committee amendment	361
Committee report adopted	364
Amendment filed	442
Amendment adopted	558
Committee amendment adopted..	558
Passed House. Ayes 113, nays none	558
Reported correctly enrolled	1423
Signed by Speaker	1423
Sent to Governor	1424
Signed by Governor	1529
357 By Van Drie. A bill for an act relating to the disability of municipal judges.	
Committee report	28
Recommended passage	28
Committee report adopted	51
Passed House. Ayes 115, nays none	64
House concurred	742
Passed House. Ayes 106, nays 1 ..	743
Reported correctly enrolled	856
Signed by Speaker	856
Sent to Governor	856
Signed by Governor	1039
370 By Klein. A bill for an act relating to the vacation policy for state employees.	
Withdrawn	344
377 By Middleswart. A bill for an act relating to allocation of rental receipts from federal flood and erosion control projects.	
Committee report	125
Recommended amendment, passage	125
Committee amendment	125
Committee report adopted	128
Amendment filed	172
Committee amendment withdrawn ..	188
Amendment withdrawn	188
Committee amendment adopted ..	188
Amendment adopted	189
Passed House. Ayes 107, nays 1 ..	189
Reported correctly enrolled	1307
Signed by Speaker	1308
Sent to Governor	1308
Signed by Governor	1367
386 By Voorhees, Waugh, Christensen, Wolfe, O'Hearn, Lipsky, Shaw, Hill, Huff, Menefee, Dunton, Kitner, Tapscott, Shepherd, Langland, Poncy, McCartney and Fischer of	

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Grundy (Thordsen, Briles, Frey Walsh, Stanley, Sullivan, DeHart, Balloun, O'Malley, Gaudineer, Coleman, Conklin, Nicholson, Curran, Ar buckle, 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.		sponsibility by processors and first buyers of agricultural products.	
Withdrawn	1120	Amendment filed	49
394 By Weiden, 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.		420 By Shaw (Nicholson). A bill for an act to amend the professional practices act relating to admission to license examinations.	
House concurred	305	Committee report	28
Passed House. Ayes 100, nays 7..	305	Recommended passage	28
Reported correctly enrolled	467	Committee report adopted	51
Signed by Speaker	468	Passed House. Ayes 95, nays 18..	69
Sent to Governor	468	422 By Hill. A bill for an act relating to equipment of locomotives and cabooses.	
Signed by Governor	513	Committee report	1043
402 By Mezvinsky. A bill for an act to regulate the licensing, inspection and operation of ambulances.		Recommended passage	1043
Amendment filed	676	Committee report adopted	1049
404 By Langland and Baker. A bill for an act relating to milk used for manufacturing purposes.		427 By Kluever, Grassley, Langland and Lawson. A bill for an act relating to the uniform issuance and return of teachers' contracts.	
Amendment filed	216	Reported correctly enrolled	424
Committee report	439	Signed by Speaker	424
Recommended amendment, passage	439	Sent to Governor	424
Committee amendment	439	Signed by Governor	513
Committee report adopted	445	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.	
Amendment filed	591	Amendment filed	390
Amendment adopted	689	Committee report	590
Committee amendment adopted	689	Recommended amendment, passage	590
Amendments withdrawn	690	Committee amendment	590
Committee amendment withdrawn	690	Committee report adopted	593
Passed House. Ayes 99, nays none	690	441 By Tieden (McGill). A bill for an act relating to seasons for hunting fur-bearing animals.	
Reported correctly enrolled	1486	Withdrawn	368
Signed by Speaker	1486	443 By Van Drie, Langland and Dunton. A bill for an act relating to reversion of school-house sites.	
Sent to Governor	1487	Committee report	469
Signed by Governor	1608	Recommended passage	469
409 By Kreamer, Tapscott and Huff. A bill for an act relating to public employee credit unions.		Committee report adopted	473
Committee report	224	Placed on calendar	696
Recommended passage	224	Passed House. Ayes 98, nays none	753
Committee report adopted	231	House concurred	1291
Committee amendment adopted	276	Passed House. Ayes 107, nays none	1291
Passed House. Ayes 97, nays 10	276	Reported correctly enrolled	1486
Reported correctly enrolled	1201	Signed by Speaker	1486
Signed by Speaker	1202	Sent to Governor	1487
Sent to Governor	1202	Signed by Governor	1608
Signed by Governor	1217	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.	
411 By Freeman of Buena Vista. A bill for an act relating to hospital service discounts.		Committee report	311
Committee report	658	Recommended passage	311
Recommended amendment, passage	658	Committee report adopted	318
Committee amendment	658		
Committee report adopted	663		
415 By Middleswart, Cochran, Knoblauch and Priebe. A bill for an act relating to the furnishing of proof of financial re-			

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Passed House. Ayes 107, nays none	456
Motion filed to reconsider vote	486
Amendment filed	1172
Motion to reconsider vote prevailed	1197
Amendment adopted	1197
Passed House. Ayes 97, nays 10	1197
452 By Freeman of Clay-Dickinson, Dunton, Strothman, Strand, Kennedy of Chickasaw, Kltner, 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.	
Committee report	31
Recommended passage	31
Committee report adopted	51
Amendment filed	81
Amendment adopted	90
Passed House. Ayes 101, nays 1	90
Reported correctly enrolled	424
Signed by Speaker	424
Sent to Governor	424
Signed by Governor	518
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.	
Amendment filed	32
473 By Huff. A bill for an act relating to the right of appeal from decisions of municipal courts	
Committee report	28
Recommended passage	28
Committee report adopted	51
Passed House. Ayes 115, nays none	65
487 By Strothman. A bill for an act relating to bedding sanitation in hotels, motels and motor inns.	
Committee report	48
Recommended amendment, passage	48
Committee amendment	48
Committee report adopted	51
Amendment withdrawn	99
Committee amendment adopted	99
Committee amendments adopted	100
Passed House. Ayes 95, nays 12	100
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. Re-referred to schools	162
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.	
Committee report	337
Recommended passage	337
Committee report adopted	341
Amendment filed	407
Amendments adopted	511

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Passed House. Ayes 106, nays none	511
House concurred	1076
Passed House. Ayes 94, nays none	1076
Reported correctly enrolled	1201
Signed by Speaker	1202
Sent to Governor	1202
Signed by Governor	1217
498 By Goode. A bill for an act relating to cattle testing for brucellosis at auction premises.	
Withdrawn	181
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.	
Committee report	124
Recommended passage	124
Committee report adopted	128
Amendment filed	157
Amendment adopted	164
Passed House. Ayes 112, nays none	164
House refused to concur	1440
Reported correctly enrolled	1702
Signed by Speaker	1702
Sent to Governor	1703
Signed by Governor	0000
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.	
Committee report	28
Recommended passage	28
Committee report adopted	51
Committee amendment withdrawn	72
Amendment filed	72
Amendment adopted	72
Passed House. Ayes 108, nays 5	72
Reported correctly enrolled	222
Signed by Speaker	222
Sent to Governor	223
Vetoed by Governor	279
514 By Kennedy of Dubuque and Blouin. A bill for an act to provide auxiliary educational services to students attending nonpublic schools.	
Withdrawn	1710
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.	
Amendment filed	49
Committee report	200
Recommended amendment, passage	200
Committee amendment	200
Committee report adopted	205
Amendment withdrawn	244
Committee amendment adopted	245
Passed House. Ayes 106, nays 4	245
524 By Fisher of Greene, Dunton, Van Drie, Fischer of Grundy and McIntyre. A bill	

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for an act to give the liquor control commission the same authority to suspend beer permits as it has over liquor licenses.		Passed House. Ayes 110, nays none	148
Committee report	215	House concurred	1290
Recommended passage	215	Passed House. ayes 108, nays 2	1290
Committee report adopted	217	Reported correctly enrolled	1428
Passed House. Ayes 73, nays 31	247	Signed by Speaker	1423
544 By Goode. A bill for an act relating to prefilling and printing of bills by state departments.		Sent to Governor	1424
Withdrawn	181	Signed by Governor	1529
555 By Stromer, Campbell, Crabb, Schroeder, McCormick and Knight. A bill for an act relating to the annual report of the state apiarist.		590 By Skinner. A bill for an act relating to the granting of military service exemption benefits to dependents.	
Reported correctly enrolled	589	Withdrawn	1169
Signed by Speaker	589	595 By Doyle. A bill for an act relating to the purchase of real estate by the state.	
Sent to Governor	590	Committee report	441
Signed by Governor	608	Recommended passage	441
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.		Committee report adopted	445
Reported correctly enrolled	222	Amendment filed	591
Signed by Speaker	222	Amendment adopted	750
Sent to Governor	223	Passed House. Ayes 74, nays 33	750
Signed by Governor	262	House concurred	1667
564 By Miller of Des Moines. A bill for an act relating to the selection of jurors and talesmen.		Passed House. Ayes 107, nays 2	1667
Committee report	28	Reported correctly enrolled	1723
Recommended passage	28	Signed by Speaker	1723
Committee report adopted	51	Sent to Governor	1723
Amendment filed	125	Signed by Governor	0000
Amendment adopted	130	597 By Schwartz. A bill for an act relating to changing of names by individuals.	
Passed House. Ayes 102, nays none	130	Amendment filed	49
581 By Van Drie, Kluever, Alt and Nolting (Walsh). A bill for an act relating to municipal utility retirement systems.		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.	
Committee report	637	Committee report	28
Recommended passage	637	Recommended passage	29
Committee report adopted	643	Committee report adopted	51
Amendment filed	698	Amendment filed	81
Placed on calendar	1014	Amendment adopted	86
Amendment adopted	1226	Passed House. Ayes 109, nays none	86
Passed House. Ayes 92, nays none	1226	609 By State Government. A bill for an act relating the Iowa National Guard.	
Reported correctly enrolled	1640	Committee report	311
Signed by Speaker	1640	Recommended passage	311
Sent to Governor	1640	Committee report adopted	318
Signed by Governor	0000	Passed House. Ayes 101, nays none	457
589 By Graham. A bill for an act relating to county ambulance service.		Reported correctly enrolled	1065
Committee report	28	Signed by Speaker	1065
Recommended amendment, passage	28	Sent to Governor	1065
Committee amendment	28	Signed by Governor	1146
Committee report adopted	51	610 By Radl, Dooley and Anderson. A bill for an act to change the requirement for third-party medical assistance from a mandatory requirement to a permissive requirement.	
Amendment filed	126	Committee report	172
Amendment filed	139	Recommended passage	172
Amendments adopted	148	Committee report adopted	175
Amendment withdrawn	148	Passed House. Ayes 100, nays none	220
		Motion filed to reconsider vote	221
		Motion to reconsider vote prevailed	348
		S. F. 1081 substituted	348
		Withdrawn	349
		611 By Renda. A bill for an act to prevent fires on and along railroad right-of-way.	

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Committee report	280
Recommended amendment, pas- sage	280
Committee amendment	280
Committee report adopted	283
Amendment filed	338
Amendment filed	363
Amendment lost	404
Amendment adopted	405
Committee amendment adopted ..	405
Passed House. Ayes 102, nays none	405
Reported correctly enrolled	1307
Signed by Speaker	1308
Sent to Governor	1308
Signed by Governor	1367
615 By State Government. A bill for an act relating to the Iowa National Guard.	
Committee report	311
Recommended passage	311
Committee report adopted	318
Passed House. Ayes 101, nays none	458
Reported correctly enrolled	990
Signed by Speaker	991
Sent to Governor	991
Signed by Governor	1039
619 By Christensen, Warren, Camp and Stroburg. A bill for an act relating to automatic recorders on scales.	
Committee report	30
Recommended passage	30
Amendment filed	49
Committee report adopted	51
Amendment withdrawn	79
Amendments adopted	79
Passed House. Ayes 104, nays 3 ..	79
626 By Radl (Doderer). A bill for an act relating to the termination of pregnancy.	
Amendment filed	185
633 By Commerce. A bill for an act to encourage competition among certain casualty insur- ance companies in rate mak- ing.	
Committee report	360
Recommended amendment, pas- sage	360
Committee amendment	360
Committee report adopted	364
Committee amendment adopted ..	555
Amendment adopted	556
Passed House. Ayes 77, nays 34 ..	556
Amendment filed	705
Amendments adopted	741
Passed House. Ayes 80, nays 29 ..	741
House insisted	814
Conference committee appointed ..	842
635 By Jesse, Franklin, John- ston 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.	
Amendment filed	808
641 By Ellsworth, O'Hearn, Drake and Wells. A bill for an act relating to the sales tax on services.	
Amendment filed	126
642 By Andersen. A bill for an	

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act to authorize the creation of a capital improvements reserve fund by cities and towns.	
Committee report	388
Recommended amendment, pas- sage	388
Committee report adopted	394
Committee amendment adopted ..	561
Amendments filed	562
Amendments lost	562
Failed to pass House. Ayes 59, nays 46	562
Motion filed to reconsider vote ..	563
Motion to table	563
Motion to table lost	563
Motion to reconsider vote pre- valled	563
Motion filed to reconsider vote ..	647
Motion to reconsider vote pre- valled	647
Amendment adopted	648
Passed House. Ayes 95, nays 20 ..	648
Explanation of vote	704
645 By Voorhees. A bill for an act to declare narcotics a pub- lic nuisance.	
Committee report	637
Recommended passage	637
Committee report adopted	643
Placed on calendar	697
Amendment filed	757
Amendment adopted	820
Passed House. Ayes 103, nays none	820
646 By Blouin and Kennedy of Dubuque (DeKoster and Walsh). A bill for an act to establish a private school advisory com- mittee.	
Withdrawn	1446
651 By Tapscott, Franklin and Wolfe (Reichardt). A bill for an act to legalize professional boxing and wrestling.	
Withdrawn	1662
652 By Pelton. A bill for an act relating to professional corpo- rations.	
Withdrawn	560
654 By Kluever, Fischer of Grundy, Nielsen, Miller of Page, Holden, Grassley, Millen, Dunton, Baker and Miller of Des Moines (DeKoster, Den- man, Neu, Briles, Coleman, Lucken and Shaff). A bill for an act relating to automobile dealership franchises.	
Withdrawn	296
663 By Winkelman, Knight, Schroeder and Strand. A bill for an act to provide aid for historical purposes.	
Committee report	47
Recommended passage	47
Committee report adopted	51
Passed House. Ayes 96, nays 7 ..	97
House concurred	740
Passed House. Ayes 89, nays 3 ..	740
Reported correctly enrolled	856
Signed by Speaker	856
Sent to Governor	856
Signed by Governor	1039
682 By Miller of Des Moines. A bill for an act relating to hunt- ing safety education.	

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Committee report	388	Amendment filed	49
Recommended amendment, pas- sage	388	Committee report	216
Committee amendment	383	Recommended passage	216
Committee report adopted	394	Committee report adopted	217
Committee amendment adopted	565	Amendment filed	225
Committee amendment withdrawn	565	Amendment filed	265
Passed House. Ayes 75, nays 28..	565	Amendment filed	281
687 By Shaw. A bill for an act relating to eminent domain.		Amendments filed	312
Committee report	29	Amendments filed	314
Recommended passage	29	Amendments filed	315
Committee report adopted	51	Amendment adopted	331
Passed House. Ayes 112, nays 3..	63	Amendments filed	331
Reported correctly enrolled	856	Amendments lost	331
Signed by Speaker	856	Amendment filed	332
Sent to Governor	856	Amendments adopted	332
Signed by Governor	1039	Amendments withdrawn	332
694 By Iowa Development. A bill for an act relating to the powers and duties of the Iowa Development Commission.		Amendments adopted	333
Committee report	48	Amendments lost	333
Recommended amendment, pas- sage	48	Amendment lost	334
Committee amendment	48	Amendment lost	335
Committee report adopted	51	Amendment filed	335
Committee amendment adopted..	101	Amendments adopted	335
Amendment withdrawn	101	Passed House. Ayes 76, nays 40..	335
Passed House. Ayes 96, nays none	101	Explanation of vote	336
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, re- lating to rights of a holder of certain instruments.		Amendments filed	613
Committee report	952	Amendment lost	335
Recommended amendment, pas- sage	952	Amendment lost	671
Committee amendment	952	Motion to table	671
Committee report adopted	960	Amendment lost	672
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 elim- inate certain notice provi- sions.		Amendment filed	672
Committee report	953	Point of order raised	672
Recommended amendment, pas- sage	953	House concurred	672
Committee amendment	953	Passed House. Ayes 72, nays 41..	673
Committee report adopted	960	Motion filed to reconsider vote..	673
Sifting recommends calendar	1304	Motion to reconsider vote laid on table	673
Committee amendment adopted	1413	Motion to reconsider vote laid on table prevailed	673
Passed House. Ayes 102, nays none	1414	Reported correctly enrolled	990
Reported correctly enrolled	1702	Signed by Speaker	991
Signed by Speaker	1703	Sent to Governor	991
Sent to Governor	1703	Signed by Governor	991
Signed by Governor	0000	Vetoed by Governor	1040
720 By Fischer of Grundy and Andersen. A bill for an act re- lating to the crimes of eaves- dropping and wiretapping, pre- scribing penalties and rights of civil actions relating to eavesdropping and wiretapping offenses, and providing for the use of eavesdropping or wire- tapping devices by certain law enforcement officers.		729 By McCartney, Edgington, and Grassley (Kyh). A bill for an act relating to the bonds issued for construction of county public hospitals and additions thereto.	
		Committee report	31
		Recommended amendment, pas- sage	31
		Committee amendment	31
		Amendment filed	49
		Committee report adopted	51
		Amendment adopted	85
		Committee amendment adopted ..	86
		Re-referred to commerce	188
		737 By Judiciary. A bill for an act to legalize the hospital maintenance levy heretofore made in the county of Hum- boldt.	
		Committee report	48
		Recommended amendment, pas- sage	49
		Committee amendment	49
		Committee report adopted	51
		Amendments withdrawn	102
		Committee amendment adopted ..	103
		Passed House. Ayes 107, nays 2..	103
		Reported correctly enrolled	424
		Signed by Speaker	424
		Sent to Governor	424
		Signed by Governor	513
		743 By Bailey, Millen, Van Nos- trand, Miller of Des Moines,	

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Grassley, Klein, and Shepherd (Potgeter and Walsh). A bill for an act relating to the regulation of home solicitation sales.	
Committee report	658
Recommended amendment, passage	658
Committee amendment	658
Committee report adopted	663
Made special order	813
Amendments filed	835
Special order	844
Amendments adopted	845
Committee amendment withdrawn	845
Amendments filed	845
Amendments lost	845
Motion filed to reconsider vote	845
Motion filed to reconsider vote prevailed	846
Amendment adopted	846
Amendment filed	846
Amendment lost	847
Passed House. Ayes 111, nays 8..	847
753 By Knight, Priebe, Waugh, Battles and Crosier. A bill for an act to establish definitions and standards for frozen deserts.	
Committee report	30
Recommended passage	30
Committee report adopted	51
S. F. 628 substituted	80
Withdrawn	129
760 By Commerce. A bill for an act relating to annual registration decal or sticker fees.	
House concurred	564
Passed House. Ayes 100, nays none	564
Reported correctly enrolled	704
Signed by Speaker	704
Sent to Governor	705
Signed by Governor	785
Became law by publication	1202
767 By 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.	
Committee report	184
Recommended amendment, passage	184
Committee amendment	184
Committee report adopted	186
Committee amendment adopted ..	235
Passed House. Ayes 108, nays none	235
House concurred	1586
Passed House. Ayes 100, nays none	1586
Reported correctly enrolled	1723
Signed by Speaker	1723
Sent to Governor	1723
Signed by Governor	0000
774 By Drake, Sorg, Kruse, Millen, McCartney, Grassley, Edgington, Peterson, Van Drie, Hamilton, Corey, Pierson, Kehe Lippold, Koch, Weiden, Camp, Lawson and Logue. A bill for an act relating to residency requirements for elections, compensation and training of elec-	

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tion workers, the use of voters' oaths, affidavits, and declarations, the qualification and certification of candidates of nonparty 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.	
Withdrawn	989
780 By 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.	
Committee report	487
Recommended amendment, passage	487
Committee amendment	487
Committee report adopted	492
Amendment filed	864
Committee amendment adopted ..	945
Amendment filed	945
Amendment adopted	945
Amendment filed	946
Amendment adopted	946
Passed House. Ayes 77, nays 35..	946
785 By State Government. A bill for an act relating to watchmakers and repairmen.	
Reported correctly enrolled	222
Signed by Speaker	222
Sent to Governor	223
Signed by Governor	262
788 By 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.	
Committee report	124
Recommended amendment, passage	124
Committee amendment	124
Committee report adopted	128.
Committee amendment adopted ..	165
Passed House. Ayes 113, nays none	166
House concurred	1136
Passed House. Ayes 99, nays none	1136
Reported correctly enrolled	1201
Signed by Speaker	1202
Sent to Governor	1202
Signed by Governor	1217
803 By Agriculture. A bill for an act relating to the vending of foods and beverages.	
Committee report	31
Recommended passage	31
Committee report adopted	51

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Amendments filed	225
Amendment lost	257
Point of order raised	257
Amendment lost	258
Passed House. Ayes 93, nays 25 ..	258
Motion filed to reconsider vote ..	261
Amendment filed	338
Motion to reconsider vote failed ..	456
805 By 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.	
Committee report	30
Recommended passage	30
Committee report adopted	51
Passed House. Ayes 107, nays none	68
Amendment filed	265
House refused to concur	303
Conference committee appointed ..	322
Conference committee report	462
Conference committee report adopted	475
Passed House. Ayes 95, nays none	476
Reported correctly enrolled	704
Signed by Speaker	704
Sent to Governor	705
Signed by Governor	785
807 By Transportation. A bill for an act relating to the emergency repair, restoration, or reconstruction of highways.	
Committee report	30
Recommended passage	30
Committee report adopted	51
Passed House. Ayes 115, nays none	69
Reported correctly enrolled	278
Signed by Speaker	278
Sent to Governor	278
Signed by Governor	359
808 By Conservation and Recreation. A bill for an act relating to hunting on state preserves.	
Committee report	487
Recommended passage	487
Committee report adopted	492
814 By Schools. A bill for an act relating to average daily membership for state aid purposes.	
Withdrawn	106
826 By Conservation and Recreation. A bill for an act relating to the creation and acquisition of conservation easements by voluntary means.	
Withdrawn	418
1001 By Lipsky. A bill for an relating to the appointment of a treasurer of a joint county school system.	
Introduced, referred to schools ..	8
Sifting recommends calendar ..	1305
Amendment filed	1369
Referred to sifting	1403

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1002 By Huff. A bill for an act relating to additional aid for local school districts.	
Introduced, referred to schools ..	8
1003 By Mendenhall. A bill for an act relating to income tax of nonresidents.	
Introduced, referred to ways and means	8
1004 By Stromer, Rodgers and Dougherty. A bill for an act relating to hunting from aircraft or snowmobiles.	
Introduced, referred to conservation and recreation	8
Committee report	250
Recommended passage	251
Committee report adopted	253
Passed House. Ayes 105, nays none	358
Reported correctly enrolled ..	1486
Signed by Speaker	1486
Sent to Governor	1487
Signed by Governor	1608
1005 By Holden and Dougherty. A bill for an act relating to the operation of motor vehicles in cities and towns.	
Introduced, referred to transportation	8
Amendment filed	49
Committee report	251
Recommended passage	251
Committee report adopted	253
Amendment filed	315
Amendment withdrawn	355
Amendment filed	355
Amendments adopted	355
Passed House. Ayes 114, nays none	355
Reported correctly enrolled	1307
Signed by Speaker	1308
Sent to Governor	1308
Signed by Governor	1367
1006 By Welden. A bill for an act relating to the allocation of additional funds by the executive council to the highway commission.	
Introduced, referred to appropriations	8
Re-referred to transportation ..	52
Withdrawn	1078
1007 By Holden and Dougherty (Nicholson). A bill for an act relating to municipal lighting districts.	
Introduced, referred to cities and towns	8
Committee report	263
Recommended amendment, passage	263
Committee amendment	263
Committee report adopted	266
Committee amendment adopted ..	380
Passed House. Ayes 105, nays none	380
Reported correctly enrolled	589
Signed by Speaker	589
Sent to Governor	590
Signed by Governor	608
1008 By Huff. A bill for an act relating to district court bailiffs.	

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Introduced, referred to judiciary.	9
Committee report	263
Recommended passage	263
Committee report adopted	266
1009 By Crabb and Radl. A bill for an act relating to labor disputes.	
Introduced, referred to human and industrial relations	9
1010 By Doyle and Dougherty. A bill for an act relating to shorthand notes of court reporters.	
Introduced, referred to judiciary.	9
1011 By Voorhees and Dougherty. A bill for an act relating to commitment of defendants to the Iowa security medical facility.	
Introduced, referred to social services	9
1012 By Voorhees and Dougherty. A bill for an act relating to periodic child-support payments.	
Introduced, referred to judiciary.	9
1013 By Crabb. A bill for an act relating to the identification of cattle for quarantine purposes for bovine brucellosis eradication.	
Introduced, referred to agriculture	9
Withdrawn	1689
1014 By Mendenhall. A bill for an act relating to tuition rates set by the board of regents.	
Introduced, referred to higher education	9
1015 By Crabb. A bill for an act relating to board of regents capital improvements.	
Introduced, referred to higher education	9
1016 By Koch and Dougherty. A bill for an act relating to the transportation of agricultural and horticultural products and livestock.	
Introduced, referred to transportation	9
Committee report	184
Recommended passage	185
Committee report adopted	186
Passed House. Ayes 105, nays none	236
Reportedly correctly enrolled ..	856
Signed by Speaker	856
Sent to Governor	856
Signed by Governor	1039
1017 By Nolting, Rodgers, Lippold and Dougherty. A bill for an act relating to special automobile registration plates.	
Introduced, referred to transportation	9
Amendment filed	443
1018 By Hanson of Howard-Mitchell, Rex and Dougherty. A bill for an act relating to	

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fees collected on the county level of government.	
Introduced, referred to ways and means	10
Committee report	659
Recommended passage	659
Committee report adopted	662
Amendment filed	734
Amendment adopted	942
Passed House. Ayes 111, nays 2..	942
Reported correctly enrolled	1640
Signed by Speaker	1640
Sent to Governor	1640
Signed by Governor	0000
1019 By Pierson and Dougherty (Van Gilst). A bill for an act relating to township halls.	
Introduced, referred to county government	10
Withdrawn	1240
1020 By Goode. A bill for an act pertaining to the nomination and election of members of the General Assembly.	
Introduced, referred to state government	10
Committee report	125
Recommended passage	125
Amendments filed	126
Committee report adopted	128
Amendment filed	139
Amendment withdrawn	147
Amendments filed	168
Amendment filed	172
Amendment withdrawn	178
Amendment adopted	178
Amendment filed	178
Amendment adopted	179
Amendments adopted	180
Passed House. Ayes 111, nays none	180
House concurred	323
Passed House. Ayes 108, nays 1..	323
Reported correctly enrolled	467
Signed by Speaker	468
Sent to Governor	468
Signed by Governor	513
Became law by publication	664
1021 By Lipsky. A bill for an act relating to child labor.	
Introduced, referred to human and industrial relations	10
1022 By Judiciary. A bill for an act to revise the section establishing the Iowa highway safety patrol.	
Introduced, placed on calendar..	19
Passed House. Ayes 108, nays none	36
Reported correctly enrolled	222
Signed by Speaker	222
Sent to Governor	223
Signed by Governor	262
1023 By Judiciary. A bill for an act relating to flashing lights on school buses.	
Introduced, placed on calendar .	19
Passed House. Ayes 113, nays none	87
Reported correctly enrolled	124
Signed by Speaker	124
Sent to Governor	124
Signed by Governor	166

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1024 By Judiciary. A bill for an act to remove a reference to terms of court in the statute relating to notice to a foreign corporation committing a tort in Iowa.		1031 By Judiciary. A bill for an act relating to salaries of conservation officers as amended.	
Introduced, placed on calendar..	19	Introduced, placed on calendar..	20
S. F. 1004 substituted	54	Passed House. Ayes 111, nays none	57
Withdrawn	55	Reported correctly enrolled	222
1025 By Judiciary. A bill for an act relating to funds for manufacture of motor vehicle registration plates.		Signed by Speaker	222
Introduced, placed on calendar..	19	Sent to Governor	223
Passed House. Ayes 113, nays none	38	Signed by Governor	262
Reported correctly enrolled	124	1032 By Judiciary. A bill for an act to clarify the basic science law.	
Signed by Speaker	124	Introduced, placed on calendar..	20
Sent to Governor	124	Passed House. Ayes 110, nays none	58
Signed by Governor	139	House concurred	162
1026 By Judiciary. A bill for an act relating to a bank loan reference in the security interest statutes.		Passed House. Ayes 103, nays none	162
Introduced, placed on calendar..	19	Reported correctly enrolled	222
Passed House. Ayes 112, nays none	39	Signed by Speaker	222
Reported correctly enrolled	124	Sent to Governor	223
Signed by Speaker	124	Signed by Governor	262
Sent to Governor	124	1033 By Judiciary. A bill for an act relating to the publication of the Code.	
Signed by Governor	156	Introduced, placed on calendar..	20
1027 By Judiciary. A bill for an act relating to the penalty for certain offenses in operation of motorcycles.		Passed House. Ayes 114, nays none	59
Introduced, placed on calendar..	20	Reported correctly enrolled	222
Passed House. Ayes 112, nays none	40	Signed by Speaker	222
Reported correctly enrolled	124	Sent to Governor	223
Signed by Speaker	124	Signed by Governor	262
Sent to Governor	124	1034 By Judiciary. A bill for an act relating to the use of fish and game protection fund for capital improvements.	
Signed by Governor	156	Introduced, placed on calendar..	20
1028 By Judiciary. A bill for an act relating to crimes punishable by death.		Withdrawn	56
Introduced, placed on calendar..	20	1035 By Judiciary. A bill for an act relating to the interest rate on joint municipal sewer bonds.	
Passed House. Ayes 115, nays none	40	Introduced, placed on calendar ..	20
Reported correctly enrolled	222	Passed House. Ayes 109, nays none	42
Signed by Speaker	222	Reported correctly enrolled	222
Sent to Governor	223	Signed by Speaker	222
Signed by Governor	262	Sent to Governor	223
1029 By Judiciary. A bill for an act to correct an error in enactment relating to boards of tax review.		Signed by Governor	263
Introduced, placed on calendar..	20	1036 By Judiciary. A bill for an act to correct an erroneous reference in the medical assistance act of the Sixty-second General Assembly.	
Passed House. Ayes 109, nays none	41	Introduced, placed on calendar ..	20
Reported correctly enrolled	124	Passed House. Ayes 109, nays none	43
Signed by Speaker	124	Reported correctly enrolled	222
Sent to Governor	124	Signed by Speaker	222
Signed by Governor	156	Sent to Governor	223
1030 By Judiciary. A bill for an act to correct an erroneous reference in the chattel loan statutes.		Signed by Governor	263
Introduced, placed on calendar ..	20	1037 By Judiciary. A bill for an act relating to the legislative members of the higher education facilities commission.	
Passed House. Ayes 111, nays none	56	Introduced, placed on calendar ..	21
Reported correctly enrolled	222	Passed House. Ayes 106, nays none	44
Signed by Speaker	222	Reported correctly enrolled	222
Sent to Governor	223	Signed by Speaker	223
Signed by Governor	262	Sent to Governor	223
		Signed by Governor	263

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1038 By Hansen of Black Hawk. A bill for an act relating to the compensation of municipal utility trustees.	
Introduced, referred to cities and towns	21
1039 By Judiciary. A bill for an act relating to members of the General Assembly serving interim appointments.	
Introduced, placed on calendar ..	21
Passed House. Ayes 102, nays 10	59
Motion filed to reconsider vote ..	81
1040 By Corey. A bill for an act relating to the development and reconstruction of a historical site and making an appropriation therefor.	
Introduced, referred to conservation and recreation	34
Amendment filed	471
Committee report	487
Recommended amendment, passage	487
Committee amendment	487
Referred to appropriations	488
Committee report adopted	492
Committee report	1045
Recommended amendment, passage	1045
Committee amendment	1045
Committee report adopted	1049
Committee amendment adopted ..	1094
Amendment adopted	1095
Committee amendment withdrawn	1095
Passed House. Ayes 105 nays none	1095
Reported correctly enrolled	1486
Signed by Speaker	1486
Sent to Governor	1487
Signed by Governor	1608
1041 By Doyle and Hill. A bill for an act relating to attorneys and counselors.	
Introduced, referred to judiciary	34
1042 By Knight. A bill for an act relating to the definition of alcoholic beverages for liquor law-enforcement purposes.	
Introduced, referred to law enforcement	34
1043 By Pelton. A bill for an act relating to optional revision of school calendars by school districts.	
Introduced, referred to schools..	34
1044 By Van Nostrand. A bill for an act relating to real property exempt from tax levies for cities and towns.	
Introduced, referred to way and means	34
Amendment filed	174
Amendment filed	424
1045 By Radl. A bill for an act relating to eligibility for tuition grants and the method of computing the amount of the grant.	
Introduced, referred to higher education	52

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1046 By Graham. A bill for an act relating to county public hospitals.	
Introduced, referred to county government	52
Amendment filed	659
1047 By Camp and Pelton. A bill for an act relating to the composition of representative districts located within Clinton county.	
Introduced, referred to constitutional amendments and reapportionment	52
Withdrawn	353
1048 By Van Roekel, Dunton, Pierson, Kruse and Franklin. A bill for an act creating a transplant aid fund for Iowa residents and making an appropriation therefor.	
Introduced, referred to social services	52
1049 By Lippold (Conklin). A bill for an act relating to length of sessions of the General Assembly.	
Introduced, referred to state government	52
1050 By Freeman of Buena Vista. A bill for an act relating to driver education requirements.	
Introduced, referred to schools..	52
1051 By Commerce. A bill for an act relating to articles of incorporation.	
Introduced, placed on calendar..	52
Re-referred to commerce	147
1052 By Commerce. A bill for an act relating to the maximum rate of interest on general obligation bonds issued by school corporations.	
Introduced, placed on calendar..	53
Amendment filed	126
Amendment filed	139
Amendments adopted	154
Passed House. Ayes 101, nays 13 ..	154
House concurred	539
Passed House. Ayes 106, nays 8..	539
Reported correctly enrolled	704
Signed by Speaker	704
Sent to Governor	705
Signed by Governor	785
Became law by publication	1202
1053 By Skinner. A bill for an act to permit county boards of supervisors to regulate the use of firearms in certain townships.	
Introduced, referred to law enforcement	53
1054 By Freeman of Buena Vista. Waugh and Koch A bill for an act relating to the use of mudguards on motor trucks, truck tractors, trailers, and semi-trailers.	
Introduced, referred to transportation	53
Amendment filed	816
1055 By Fischer of Grundy. A bill for an act relating to motor vehicle taxes.	

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Introduced, referred to transportation	53	Committee report adopted	266
1056 By County Government. A bill for an act to make the latest increase in compensation of certain county officers retroactive to July 1, 1969, independent of the valuation of moneys and credits assessed in the county, to reinstate additional compensation for certain county officers in counties having two places at which district court is held, and to legalize certain payments previously made.		Amendment filed	281
Introduced, placed on calendar ..	53	Amendment adopted	306
Amendment filed	82	Passed House. Ayes 107, nays none	306
Amendment filed	127	Reported correctly enrolled	990
Amendment filed	140	Signed by Speaker	991
Amendment withdrawn	149	Sent to Governor	991
S. F. 1059 substituted	149	Signed by Governor	1039
Withdrawn	153	Became law by publication	1396
1057 By Bergman, Graham, Freeman of Clay-Dickinson, Den Herder, Kruse, Van Drie, Fischer of Grundy, Strothman and Stokes. A bill for an act relating to property exempt from taxation.		1061 By Cochran, Rex, Rodgers, Dougherty, Roorda, Darrington, Waugh, Christensen, Pierson and Middleswart (McGill, Parker, Klink, Erskine, Palmer, Curran, Laverty, Schaben, Clarke, Doderer, Orr, Gaudineer, Shirley, Frommelt, Hill, Denman, Conklin, DeHart, Van Gilst, Anderson, Lucken, Briles, Dodds, Ollenburg, Frey, Arbuckle, Shaft, Mogged, Potter, Smith, Davis, Stephens, O'Malley, Coleman, Bass, Balloun, Kyhl, Mowry, Lamborn, Keith, and Weimer). A bill for an act relating to the tax on services.	
Introduced, referred to ways and means	53	Introduced, referred to ways and means	75
Committee report	488	1062 By Battles. A bill for an act relating to the interest penalty for delinquent property tax payments.	
Recommended passage	488	Introduced, referred to county government	76
Committee report adopted	492	Committee report	185
Amendment filed	523	Recommended passage	185
Point of order raised	536	Committee report adopted	186
Passed House. Ayes 105, nays 2 ..	536	Passed House. Ayes 92, nays 16 ..	237
Reported correctly enrolled	1486	1063 By Battles. A bill for an act relating to the rates of interest and interest penalty for the redemption of real property.	
Signed by Speaker	1486	Introduced, referred to county government	76
Sent to Governor	1487	Committee report	264
Signed by Governor	1608	Recommended passage	264
1058 By Langland and Tleden. A bill for an act relating to the homestead tax credit.		Committee report adopted	266
Introduced, referred to ways and means	53	Failed to pass House. Ayes 30, nays 79	384
Amendment filed	408	Motion filed to reconsider vote ..	387
Amendment filed	425	Motion to reconsider vote prevailed	415
1059 By Blouin, Gannon, Kennedy of Chickasaw and Ewell. A bill for an act prohibiting the use of aerosol and pesticide dispensers in restaurants food establishments.		Amendment filed	443
Introduced, referred to select committee on environmental preservation	53	Amendment filed	479
1060 By Koch, Nelson, Andersen, Peterson, Johnson of Audubon - Guthrie, Edgington Schroeder, Graham, Dooley, Knoblauch, Bergman, Winkelman, Stokes, Doyle, Welchman, Den Herder, Kruse, Waugh and Crabb (DeKoster). A bill for an act providing an exemption from state income tax for active duty military service.		Amendment adopted	479
Introduced, referred to ways and means	54	Amendments filed	484
Committee report	263	Amendments adopted	484
Recommended passage	263	Point of order raised	484
		Passed House. Ayes 93, nays 9 ..	484
		1064 By Blouin, Gannon and Kennedy of Chickasaw. A bill for an act relating to the control of the distribution, transportation, sale and use of the chemical compound DDT.	
		Introduced, referred to agriculture	84
		Re-referred to select committee on environmental preservation	219
		To sifting committee	1023
		Motion filed to withdraw from	

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sifting	1064
Motion to withdraw from sifting lost	1626
1065 By Bergman, Kruse, Cochran, Middleswart, Tapscott, Holden, Peterson, Andersen, Rex, Rodgers and Radl (Smith, Stephens, O'Malley, Leonard, DeHart, Van Gilst and McGill). A bill for an act to create an alcoholism rehabilitation fund by levying taxes on consumers of alcoholic beverages and to provide for the use of the funds for the rehabilitation of alcoholics.	
Introduced, referred to ways and means	84
Amendment filed	390
1066 By Skinner (Shirley). A bill for an act relating to at- tachment of land to high school districts.	
Introduced, referred to schools..	84
Amendment filed	408
1067 By Mendenhall. A bill for an act relating to the max- imum property tax levy for the county general fund.	
Introduced, referred to ways and means	98
1068 By Mendenhall. A bill for an act relating to property taxation of benefited fire dis- tricts.	
Introduced, referred to ways and means	98
1069 By Mendenhall. A bill for an act to authorize a property tax levy by county boards of supervisors for civil defense purposes.	
Introduced, referred to ways and means	98
1070 By Commerce. A bill for an act relating to free passes for common carriers.	
Introduced, placed on calendar..	98
Passed House, Ayes 106, nays none	163
Reported correctly enrolled	222
Signed by Speaker	222
Sent to Governor	223
Signed by Governor	263
1071 By Kennedy of Dubuque. A bill for an act relating to re- lease without bail of persons charged with crime.	
Introduced, referred to judiciary.	98
1072 By Rodgers (Shirley). A bill for an act to legalize and validate the proceedings of the board of supervisors of Dallas county, Iowa, authoriz- ing and providing for the is- surance of county home bonds of said county 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 county.	

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Introduced, referred to judiciary.	128
Withdrawn	494
1073 By Renda (Gaudineer). A bill for an act relating to su- preme court law clerks.	
Introduced, referred to judiciary.	128
1074 By Renda. A bill for an act relating to rabies vaccina- tion for dogs.	
Introduced, referred to cities and towns	128
Amendment filed	281
1075 By Renda. A bill for an act relating to attorneys and counselors.	
Introduced, referred to judiciary.	129
1076 By Corey. A bill for an act relating to the responsibility for support of an old age as- sistance recipient.	
Introduced, referred to social ser- vices	143
Committee report	281
Recommended passage	281
Committee report adopted	283
Failed to pass House. Ayes 35, nays 71	485
1077 By McCormick. A bill for an act to make ragweed a sec- ondary noxious weed.	
Introduced, referred to agricul- ture	144
1078 By Knoblauch. A bill for an act to require vacancies on county boards of supervisors to be filled by special election.	
Introduced, referred to county government	144
1079 By Andersen. A bill for an act relating to appropri- ations.	
Introduced, referred to appropri- ations	144
1080 By Corey. A bill for an act relating to the property tax levy.	
Introduced, referred to ways and means	144
1081 By Alt, Tapscott, Huff, Franklin, Milligan, Kreamer, Jesse, Caffrey, Bennett, Renda, and Skinner. A bill for an act relating to waterworks em- ployees group insurance.	
Introduced, referred to cities and towns	144
Committee report	590
Recommended passage	590
Committee report adopted	593
Placed on calendar	696
Passed House. Ayes 100, nays none	818
Reported correctly enrolled	1640
Signed by Speaker	1640
Sent to Governor	1640
Signed by Governor	0000
1082 By Alt, Tapscott, Huff, Franklin, Milligan, Kreamer, Jesse, Caffrey, Bennett, Renda and Skinner. A bill for an act relating to coverage of water-	

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works employees group in- surance.	
Introduced, referred to cities and towns	144
Committee report	590
Recommended passage	590
Committee report adopted	593
Placed on calendar	696
Passed House. Ayes 94, nays none	819
Reported correctly enrolled	1640
Signed by Speaker	1640
Sent to Governor	1640
Signed by Governor	0000
1083 By Pierson, Middleswart, Miller of Page, Van Roekel, Waugh, Kennedy of Dubuque and Dunton (Laverty). A bill for an act relating to the op- eration of aircraft.	
Introduced, referred to judiciary.	144
1084 By Peterson, Andersen, Koch, Doyle, Dooley and Stokes (Lucken, Erskine, and Sulli- van). A bill for an act relat- ing to secondary roads.	
Introduced, referred to transpor- tation	144
Withdrawn	387
1085 By Blouin. A bill for an act relating to a rubella immuni- zation program and making an appropriation therefor.	
Introduced, referred to appropri- ations	144
1086 By Fischer of Grundy, Mil- ler of Marshall, Logue, Ken- nedy of Dubuque, Edgington, Johnson of Audubon-Guthrie, Diets and Welchman (Mowry, Mogged, Potgeter, Dodds, Leon- ard, Lange, Thordsen, Luck- en, Hougen, Sullivan, Briles, Kyhle, Coleman, Erskine, Ollen- burg, Curran, Frey, Balloun, Potter, Lamborn and Conklin). A bill for an act to appropriate from the general fund of the state of Iowa for capital im- provements at the Iowa sol- diers' home at Marshalltown.	
Introduced, referred to appropri- ations	144
1087 By Radl, Sorg, Schmeiser and Ellsworth. A bill for an act relating to exemptions.	
Introduced, referred to judiciary.	145
1088 By Goode. A bill for an act relating to the term of office of the president of the state fair board.	
Introduced, referred to state gov- ernment	159
Committee report	311
Recommended passage	311
Committee report adopted	318
Passed House. Ayes 97, nays none	459
Reported correctly enrolled	890
Signed by Speaker	991
Sent to Governor	991
Signed by Governor	1089

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1089 By Andersen. A bill for an act relating to interest charges on disputed credit transac- tions.	
Introduced, referred to commerce	159
1090 By Holden. A bill for an act relating to the statute of limi- tations for state income tax.	
Introduced, referred to ways and means	159
1091 By Blouin, Kennedy of Du- buque, Wells, Ewell, Renda, Bennett, Johnston of Johnson and Jesse. A bill for an act re- lating to the attainment of the age of majority.	
Introduced, referred to judiciary.	159
1092 By Dunton. A bill for an act relating to township finan- cial aid to private cemeteries.	
Introduced, referred to county government	159
Committee report	626
Recommended passage	626
Committee report adopted	629
1093 By Lippold, Hansen of Hawk, Voorhees, Nolting, Wells, Lipsky and Ewell (Conklin). A bill for an act relating to joint planning com- missions.	
Introduced, referred to cities and towns	175
Committee report	264
Recommended passage	264
Committee report adopted	266
Amendment filed	296
Amendment adopted	381
Passed House. Ayes 102, nays none	381
Reported correctly enrolled	1702
Signed by Speaker	1703
Sent to Governor	1703
Signed by Governor	0000
1094 By Ellsworth, Knoblauch, Crabb, Blouin, Lipsky, Ken- nedy of Dubuque, Fischer of Grundy, Millen and McCorm- ick (Walsh and Neu). A bill for an act to provide an area vocational school for Dela- ware, Dubuque, and Jackson counties.	
Introduced, referred to schools.	176
1095 By Van Nostrand, Cochran, Miller of Marshall, Roorda, Millen, Sorg, Varley, Franklin, McCartney, Baker, Blouin, Caf- frey, Christensen, Corey, Cros- sier, Cunningham, Diets, Dooley, Dougherty, Doyle, Fisher of Greene, Huff, John- son of Audubon-Guthrie, Ken- edy of Dubuque, Knight, Knoblauch, Langland, May- berry, McCormick, McIntyre, Mendenhall, Middleswart, Mil- ler of Des Moines, O'Hearn, Perkins, Peterson, Pierson, Priebe, Rex, Rodgers, Schmei- ser, Stokes, Stroburg, Stromer, Tapscott, Van Roekel, Voor- hees, Warren, Wells, and	

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Wolfe. A bill for an act relating to the transfer of jurisdiction of the Iowa braille and sight-saving school from the state board of regents to the Iowa commission for the blind, and providing for the transfer of records, properties and funds.	
Introduced, referred to state government	176
Withdrawn	322
1096 By Felton and Millen (Nicholson and Gaudineer). A bill for an act relating to collective bargaining in public employment.	
Introduced, referred to human and industrial relations	176
Amendment filed	471
1097 By Camp and Drake. A bill for an act relating to voter registration.	
Introduced, referred to state government	181
Amendment filed	614
Committee report	732
Recommended amendment, passage	732
Committee amendment	732
Committee report adopted	738
Sifting recommends calendar	1065
Motion to substitute	1078
Amendments filed	1079
Amendment withdrawn	1089
Amendment adopted	1090
Committee amendment adopted	1090
Amendment withdrawn	1090
Passed House. Ayes 77, nays 33	1090
Motion filed to reconsider vote	1091
Motion to reconsider vote failed	1166
Point of order raised	1694
Rule suspended	1695
Points of order raised	1695
Amendment withdrawn	1695
House concurred	1696
Passed House. Ayes 79, nays 7	1696
Motion filed to reconsider vote	1697
Motion to reconsider vote laid on table	1697
Motion to reconsider vote laid on table prevailed	1697
Explanation of vote	1704
Reported correctly enrolled	1723
Signed by Speaker	1723
Sent to Governor	1723
Signed by Governor	0000
1098 By Fischer of Grundy, Renda, Goode, Bergman, Schroeder and Skinner (Potgeter, Walsh and Potter). A bill for an act relating to the state board of tax review.	
Introduced, referred to state government	181
1099 By Welden (Potgeter). A bill for an act relating to the sales tax.	
Introduced, referred to ways and means	181
1100 By Andersen. A bill for an act relating to administration of county social welfare programs.	

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Introduced, referred to county government	186
Withdrawn	321
1101 By Edgington, Stromer, Fischer of Grundy, Franklin, Priebe, Duitscher, Cunningham, Schroeder, Koch, Graham, Nielsen, Kehe and Mohrfeld (Clarke, Lamborn, Hill, Anderson, Ollenburg, Balloun, Potgeter, Coleman and Mowry). A bill for an act relating to the installation of limited access diagonal highways and highway placement.	
Introduced, referred to transportation	186
Committee report	468
Recommended amendment, passage	468
Committee amendment	468
Committee report adopted	473
Amendment filed	568
Withdrawn	800
1102 By Kehe, Shaw, Nielsen, Knight, Radl, Sorg, Schroeder, Lippold, Nelson, Pierson, Kruse, Roorda, Edgington and Welden. A bill for an act to require the board of directors of each school corporation to set limits on expenditures for each educational program before the budgets are made.	
Introduced, referred to schools	206
1103 By Transportation. A bill for an act relating to the expenditure of funds deposited in the primary road fund.	
Introduced, placed on calendar	217
Amendment filed	248
Amendment adopted	248
Passed House. Ayes 90, nays 12	248
House concurred	1299
Passed House. Ayes 110, nays none	1299
Reported correctly enrolled	1423
Signed by Speaker	1423
Sent to Governor	1424
Signed by Governor	1573
1104 By Langland. A bill for an act relating to commercial feed and fertilizer inspection fees.	
Introduced, referred to agriculture	217
1105 By Huff (DeKoster and Denman). A bill for an act relating to shorthand court reporters and their compensation.	
Introduced, referred to judiciary	217
Committee report	470
Recommended amendment, passage	470
Committee amendment	470
Committee report adopted	473
S. F. 253 substituted	802
Withdrawn	803
1106 By Graham, Van Drie, Schroeder, Edgington, Koch, Peterson, Winkelman, Tieden, Osslian, Roorda, Den Herder,	

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Johnson of Audubon-Guthrie, Nielsen, Miller of Jones, Cunningham and Radl. A bill for an act relating to justifiable defense of person or property, and providing for indemnification or reimbursement by the state.		Introduced, placed on calendar ..	231
Introduced, referred to judiciary.	217	Amendment filed	281
Re-referred to law enforcement.	233	S. F. 1108 substituted	353
Amendment filed	316	Withdrawn	354
Amendment filed	391	1111 By Constitutional Amendments and Reapportionment. A bill for an act relating to the composition of representative districts located within Clinton county.	
Committee report	406	Introduced, placed on calendar..	231
Recommended amendment, passage	406	Passed House. Ayes 103, nays 3..	352
Committee amendment	406	Reported correctly enrolled	356
Committee report adopted	410	Signed y Speaker	356
Amendments filed	425	Sent to Governor	356
Amendment filed	443	Signed by Governor	1039
Amendment filed	489	Became law by publication	1246
Amendment filed	659	1112 By Schwartz (Glenn). A bill for an act to increase cost of filing of a mechanic's lien.	
Amendments filed	660	Introduced, referred to judiciary.	231
Amendments filed	705	1113 By Van Drie. A bill for an act relating to visitations to state institutions.	
Amendment lost	712	Introduced, referred to state government	232
Amendment filed	713	1114 By Fischer of Grundy, Perkins, Dunton, Tapscott and Lippold (Mowry, Denman, Lange and Briles). A bill for an act relating to the Iowa soldiers' home.	
Amendment filed	714	Introduced, referred to social services	232
Amendment adopted	714	1115 By Mendenhall. A bill for an act relating to the taxation of mobile homes at the millage rate applied to real property, and providing for allocation of the proceeds of such tax.	
Amendment lost	715	Introduced, referred to ways and means	232
Amendment adopted	716	1116 By Mendenhall. A bill for an act relating to penalties for the misuse of guns and firearms.	
Point of order raised	717	Introduced, referred to law enforcement	232
Amendments filed	717	1117 By Freeman of Buena Vista, Christensen, Grassley, Huff and O'Hearn. A bill for an act relating to the solicitation of public donations.	
Amendments adopted	717	Introduced, referred to state government	232
Amendment lost	717	Committee report	636
Amendment filed	718	Recommended amendment, passage	636
Amendments lost	718	Committee amendment	636
Amendment withdrawn	718	Committee report adopted	643
Committee amendment withdrawn	719	1118 By Grassley and O'Hearn. A bill for an act relating to secondary boycotts.	
Amendments withdrawn	719	Introduced, referred to state government	254
Failed to pass House. Ayes 50, nays 67	719	Committee report	441
Motion filed to reconsider vote	720	Recommended passage	441
Motion to reconsider vote laid on table	720	Committee report adopted	445
Motion to reconsider vote laid on table prevailed	720	Amendment filed	661
1107 By Hanson of Howard-Mitchell. A bill for an act relating to the creation of an ambulance service expense fund.		Amendment lost	744
Introduced, referred to county government	218	Amendment filed	744
1108 By Andersen. A bill for an act relating to the merit system.		Amendment adopted	744
Introduced, referred to state government	218	1109 By Waugh. A bill for an act relating to aerial commercial pesticide applicators and providing a pesticide damage claim procedure.	
1109 By Waugh. A bill for an act relating to aerial commercial pesticide applicators and providing a pesticide damage claim procedure.		Introduced, referred to agriculture	231
Introduced, referred to agriculture	231	Committee report	857
Committee report	857	Recommended amendment, passage	857
Recommended amendment, passage	857	Committee amendment	857
Committee amendment	857	Committee report adopted	934
Committee report adopted	934	1110 By Commerce. A bill for an act to permit the superintendent of banking to charge a fee for examination of firms licensed under chapter 536 of the Code.	

HOUSE RECORD OF HOUSE BILLS

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Amendment filed	745
Motion to table	745
Motion to table lost	745
Amendments lost	746
Amendment filed	746
Amendment filed	747
Amendment lost	747
Passed House. Ayes 75, nays 46..	748
Motion filed to reconsider vote ..	748
Motion to reconsider vote with- drawn	1006
1119 By Renda. A bill for an act relating to rules of statutory construction.	
Introduced, referred to judiciary.	254
1120 By Lipsky, Gannon, Millen and Campbell. A bill for an act relating to compensation of the members of the General Assembly commencing on Janu- ary 1, 1971.	
Introduced, referred to state gov- ernment	254
1121 By Stokes, Corey, Strand and Dougherty. A bill for an act relating to computation of old age assistance grants.	
Introduced, referred to social ser- vices	254
1122 By Priebe. A bill for an act relating to construction of public highways and certain other installations across the right-of-way of a drainage or levee district.	
Introduced, referred to transpor- tation	254
Re-referred to agriculture	270
Committee report	440
Recommended passage	440
Committee report adopted	445
Passed House. Ayes 106, nays none	691
Reported correctly enrolled	1201
Signed by Speaker	1202
Sent to Governor	1202
Signed by Governor	1217
1123 By Miller of Page, Van Drie, Ossian, Darrington, Fischer of Grundy, Bennett and Baker. A bill for an act re- lating to the merit system of personnel administration for state employees.	
Introduced, referred to state gov- ernment	254
Amendment filed	810
1124 By Hansen of Black Hawk. A bill for an act relating to the homestead tax credit for elder- ly persons.	
Introduced, referred to ways and means	254
1125 By McIntyre. A bill for an act relating to actions for damages caused by negli- gence.	
Introduced, referred to judiciary	254
1126 By Wells, Kennedy of Du- buque, Stokes, Doyle and Niel- sen. A bill for an act to pro- vide for confiscation of ve-	

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hicles used in the unlawful transportation of depressant, stimulant, and hallucinogenic drugs.	
Introduced, referred to law en- forcement	254
1127 By Ewell. A bill for an act relating to the handling of beer by minors in the place of business of beer permit holders.	
Introduced, referred to law en- forcement	266
Amendment filed	471
1128 By Lippold, Ellsworth and Lipsky. A bill for an act re- lating to the establishment of zoos or zoological gardens and authorizing the levy of taxes and the issuance of bonds therefor.	
Introduced, referred to county government	267
1129 By Rex. A bill for an act authorizing county boards of supervisors to establish re- volving funds from which ex- penses for the maintenance of drainage or levee districts may be paid.	
Introduced, referred to county government	267
Committee report	756
Recommended passage	756
Committee report adopted	764
1130 By Gannon and Fischer of Grundy. A bill for an act re- lating to the regulation of trading stamps and repealing the gift enterprise statutes.	
Introduced, referred to commerce	267
1131 By Gannon and McCartney (DeKoster and Griffin). A bill for an act relating to the ap- pointment of interpreters in legal proceedings before any court or administrative agen- cy.	
Introduced, referred to judiciary	267
Committee report	953
Recommended passage	953
Committee report adopted	960
Withdrawn	1403
1132 By Andersen. A bill for an act relating to administration county social welfare pro- grams.	
Introduced referred to county government	267
1133 By Hanson of Howard- Mitchell. A bill for an act to legalize and validate the proceedings of the board of super- visors of Mitchell county, Iowa, authorizing and provid- ing for the issuance of county public hospital bonds and for the levy of taxes for the pay- ment of said bonds and declar- ing the bonds issued pursuant to said proceedings to be en- forceable obligations of said county.	
Introduced, referred to judiciary	267

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Proof of publication certified	266
Amendment filed	282
Committee report	441
Recommended passage	441
Committee report adopted	445
Amendment withdrawn	620
Passed House. Ayes 102, nays none	620
House concurred	1664
Passed House. Ayes 100, nays none	1664
Reported correctly enrolled	1723
Sent to Governor	1723
Signed by Governor	0000
Became law by publication	0000
1134 By Schools. A bill for an act to revise, update, and correct certain sections of the Code of Iowa relating to schools, school corporations, and school elections.	
Introduced, placed on calendar	267
S. F. 1083 substituted	399
Withdrawn	401
1135 By Van Drie and Fischer of Grundy (Lange and Mogged). A bill for an act relating to seals on alcoholic liquor.	
Introduced, referred to state government	267
Withdrawn	1185
1136 By Darrington. A bill for an act relating to special elections on actions taken by the board of directors of a school corporation.	
Introduced, referred to schools	267
1137 By Commerce. A bill for an act to provide for fair trade practices by motor vehicle franchisors.	
Introduced, placed on calendar	268
Amendments filed	450
Amendments lost	450
Amendments filed	451
Amendments adopted	451
Point of order raised	451
Amendment lost	452
Amendment filed	452
Point of order raised	452
Passed House. Ayes 100, nays 19.	452
Motion filed to reconsider vote	453
Motion to reconsider vote laid on table	453
Motion to reconsider vote laid on table prevailed	453
Explanation of vote	453
Amendment filed	949
Amendment withdrawn	964
Amendment lost	965
House concurred	965
Passed House. Ayes 90, nays 16.	965
Motion filed to reconsider vote	966
Motion to reconsider vote laid on table	966
Motion to reconsider vote laid on table prevailed	966
Reported correctly enrolled	1065
Signed by Speaker	1065
Sent to Governor	1065
Signed by Governor	1146
1138 By Transportation. A bill for an act relating to limitations on the use of the primary highway fund in constructing	

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and maintaining interstate bridges.	
Introduced, placed on calendar	268
Passed House. Ayes 94, nays 3	403
Reported correctly enrolled	589
Signed by Speaker	589
Sent to Governor	590
Signed by Governor	608
Became law by publication	765
1139 By Blouin, Renda, Van Roekel, Cochran, Cunningham, Dougherty, Pierson, Rodgers, Middleswart, Grassley and Tapscott. A bill for an act relating to the abatement of a sewage disposal problem.	
Introduced, referred to judiciary	291
1140 By Van Roekel. A bill for an act to legalize and validate the proceedings of the city council of the city of Pella, Marion county, state of Iowa, in connection with the award of a contract for the furnishing of a 25,000 kilowatt capacity steam turbine generator to the municipal electric utility of said city.	
Introduced, referred to judiciary	291
Proof of publication certified	283
Committee report	441
Recommended passage	441
Committee report adopted	445
Passed House. Ayes 101, nays 1.	449
Reported correctly enrolled	704
Signed by Speaker	704
Sent to Governor	705
Signed by Governor	785
Became law by publication	1246
1141 By Andersen. A bill for an act relating to the payment of salaries and wages.	
Introduced, referred to state government	291
1142 By Dunton (Van Gilst). A bill for an act relating to average daily membership for public high school districts.	
Introduced, referred to schools	291
Withdrawn	1658
1143 By Nelson (Lucken). A bill for an act relating to the sale of real estate of old-age recipients.	
Introduced, referred to social services	291
1144 By Dunton, Strand, Baker, Grassley and Fischer of Grundy. A bill for an act relating to the appointment of deputy sheriffs and secretaries in certain counties.	
Introduced, referred to county government	292
Committee report	483
Recommended passage	488
Committee report adopted	492
Amendment filed	514
Amendment filed	532
Amendment filed	591
To sifting committee	1023
Motion to withdraw from sifting	1276
Motion to withdraw from sifting lost	1438

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1145 By Koch, Holden and Fischer of Grundy. A bill for an act relating to the definition of real estate.	
Introduced, referred to commerce	292
Committee report	469
Recommended passage	469
Committee report adopted	473
Amendment filed	532
S. F. 1151 substituted	780
Withdrawn	782
1146 By Lipsky and Dunton. A bill for an act relating to a cash allowance paid to prisoners upon discharge.	
Introduced, referred to social services	292
Committee report	471
Recommended passage	471
Committee report adopted	473
Passed House. Ayes 95, nays 8	852
Reported correctly enrolled	1486
Signed by Speaker	1486
Sent to Governor	1487
Signed by Governor	1608
1147 By Holden and Gannon. A bill for an act relating to the power of eminent domain.	
Introduced, referred to commerce	292
Withdrawn	750
1148 By Holden, Stromer and Gannon. A bill for an act relating to information to be furnished property owners in negotiations for land for highway purposes.	
Introduced, referred to commerce	292
Withdrawn	780
1149 By Holden, Stromer and Gannon. A bill for an act relating to determining compensation in eminent domain proceedings.	
Introduced, referred to commerce	292
Amendment filed	363
Withdrawn	780
1150 By Holden, Stromer and Gannon. A bill for an act relating to electric transmission lines and the power of eminent domain exercised by electric utilities.	
Introduced, referred to commerce	292
Withdrawn	1422
1151 By Holden, Stromer and Gannon. A bill for an act relating to pipelines and the power of eminent domain exercised by pipeline companies.	
Introduced, referred to commerce	292
Withdrawn	1331
1152 By Stromer. A bill for an act relating to the rate of any special assessment for cities and towns.	
Introduced, referred to cities and towns	292
1153 By Andersen, Kennedy of Dubuque, Bergman, Koch, Dooley, Drake, Peterson, Freeman of Buena Vista, Ellsworth, Millen, Doyle, Walter and Newton. A bill for an act re-	

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lating to penalties for unlawfully transporting intoxicating liquors.	
Introduced, referred to law enforcement	292
1154 By County Government. A bill for an act relating to terms of office of certain county supervisors.	
Introduced, placed on calendar	293
Passed House. Ayes 67, nays 43	429
Explanation of vote	438
Reported correctly enrolled	1065
Signed by Speaker	1065
Sent to Governor	1065
Signed by Governor	1146
1155 By County Government. A bill for an act relating to certain expenditures by county boards of supervisors.	
Introduced, placed on calendar	293
Passed House. Ayes 99, nays 2	433
1156 By Judiciary. A bill for an act relating to a revision of Iowa law governing divorce and marriage annulment.	
Introduced, placed on calendar	293
Amendment filed	316
Amendment filed	329
Amendment filed	391
Amendment filed	408
Amendment filed	434
Amendments adopted	434
Amendment lost	434
Amendments filed	435
Amendments lost	435
Amendments adopted	435
Motion filed to reconsider vote	435
Motion to reconsider vote failed	436
Amendment filed	436
Amendment lost	436
Amendment filed	437
Amendments adopted	437
Passed House. Ayes 83, nays 23	437
House concurred	796
Passed House. Ayes 83, nays 16	796
Reported correctly enrolled	1065
Signed by Speaker	1065
Sent to Governor	1065
Signed by Governor	1146
1157 By Miller of Des Moines and Caffrey. A bill for an act relating to property tax exemptions for veterans.	
Introduced, referred to ways and means	299
1158 By Johnston of Johnson, Jesse, Kennedy of Chickasaw, Tapscott, Felton, McIntyre, Waugh and Hansen of Black Hawk. A bill for an act relating to rental deposits, and providing penalties for conversion of a deposit.	
Introduced, referred to judiciary	299
1159 By Priebe and Christensen (McGill, Anderson, Schaben, Klink and Dodds). A bill for an act relating to indemnification for swine destroyed in eradication of hog cholera.	
Introduced, referred to agriculture	299

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Committee report	440	evidence thereof, and provid-	
Recommended passage	440	ing for the imposition, levy,	
Committee report adopted	445	and collection of a direct an-	
Amendment filed	638	nual tax sufficient to pay the	
Amendment filed	734	principal and interest of said	
Amendments adopted	850	bonds.	
Amendment lost	850	Introduced, referred to ways and	
Passed House. Ayes 78, nays 24..	851	means	300
1160 By McIntyre. A bill for an		1167 By Crabb. A bill for an act	
act relating to credit trans-		relating to the establishment	
actions.		of a university in western	
Introduced, referred to commerce	299	Iowa.	
1161 By Grassley, Dunton, Coch-		Introduced, referred to higher ed-	
ran, Camp, Johnson of Audu-		ucation	300
bou-Guthrie, Nielsen, Edging-		Withdrawn	1634
ton, Peterson and Stromer. A		1168 By Commerce. A bill for an	
bill for an act relating to the		act to avoid financial loss due	
voting rights of county resi-		to the insolvency of an in-	
dents in annexation proceed-		surer.	
ings.		Introduced, placed on calendar ..	300
Introduced, referred to county		S. F. 1102 substituted	455
government	299	Withdrawn	456
Committee report	488	1169 By Van Drie, Fischer of	
Recommended passage	488	Grundy, Huff, Tapscott, Chris-	
Committee report adopted	492	tensen, and Kennedy of Du-	
Placed on calendar	784	bouque. A bill for an act re-	
Passed House. Ayes 98, nays		lating to the investment of	
none	1033	funds of life insurance com-	
Reported correctly enrolled	1486	panies.	
Signed by Speaker	1486	Introduced, referred to commerce	300
Sent to Governor	1487	Committee report	568
Signed by Governor	1608	Recommended passage	568
1162 By Tapscott. A bill for an		Committee report adopted	575
act to appropriate moneys to		Passed House. Ayes 97, nays	
the state department of health		none	604
for implementing legislation		House concurred	1438
relating to migratory labor		Passed House. Ayes 99, nays	
gangs.		none	1439
Introduced, referred to appropri-		Reported correctly enrolled	1640
ations	299	Signed by Speaker	1640
1163 By Ewell. A bill for an act		Sent to Governor	1640
relating to the use of flashing		Signed by Governor	0000
signal lights and stop arms by		1170 By Van Drie, Tapscott and	
school buses in cities and		Franklin. A bill for an act re-	
towns.		lating to real estate brokers.	
Introduced, referred to transpor-		Introduced, referred to commerce	300
tation	299	1171 By Lawson (Curran). A	
Committee report	545	bill for an act relating to the	
Recommended passage	545	terms of office of the architec-	
Committee report adopted	548	tural examining board.	
Placed on calendar	784	Introduced, referred to state gov-	
Passed House. Ayes 96, nays 4 ..	1023	ernment	300
1164 By Kennedy of Chickasaw		Committee report	637
and Johnston of Johnson. A		Recommended passage	637
bill for an act relating to sewer		Committee report adopted	643
openings.		Placed on calendar	697
Introduced, referred to cities and		Amendment filed	790
towns	300	Amendment adopted	821
1165 By Kennedy of Chickasaw		Amendment filed	821
and Johnston of Johnson. A		Amendment adopted	822
bill for an act relating to the		Passed House. Ayes 102, nays	
sale of handguns and ammuni-		none	822
tion.		Reported correctly enrolled	1486
Introduced, referred to law en-		Signed by Speaker	1486
forcement	300	Sent to Governor	1487
1166 By Brinck. A bill for an act		Signed by Governor	1608
relating to Viet Nam veterans'		1172 By Welden. A bill for an	
service compensation fund, au-		act relating to the adjourn-	
thorizing the state of Iowa to		ment of the General Assembly.	
become indebted in the amount		Introduced, referred to state gov-	
of twenty-six million dollars		ernment	319
and providing for the issue and		1173 By Kehe and Welden. A bill	
sale of bonds of said state in		for an act relating to the au-	

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thority of the employment safety commission.	
Introduced, referred to human and industrial relations	319
1174 By Roorda, Gannon, Baker and Menefee. A bill for an act relating to assistant county attorneys.	
Introduced, referred to county government	319
1175 By Strothman and Waugh. A bill for an act relating to the use and application of pesticides.	
Introduced, referred to agriculture	319
Committee report	1066
Recommended amendment, passage	1066
Referred to sifting	1066
Committee amendment	1066
Committee report adopted	1071
1176 By State Government. A bill for an act relating to the Iowa public employees' retirement system, wages covered and the payment of benefits under such system.	
Introduced, placed on calendar ..	319
Amendment filed	489
Amendment filed	490
Amendment adopted	496
Amendment adopted	497
Amendment filed	497
Amendment lost	498
Passed House. Ayes 106, nays none	498
House refused to concur	630
Conference committee appointed	680
Conference committee report ..	783
Conference committee report adopted	798
Passed House. Ayes 109, nays none	799
Reported correctly enrolled ..	1065
Signed by Speaker	1065
Sent to Governor	1065
Signed by Governor	1146
1177 By Grassley, Radl, Strothman, Koch, O'Hearn, Freeman of Clay-Dickinson, Stromer, Flsher of Greene, Fischer of Grundy, Millen, Edgington, Holden, Pelton, Camp, Sorg, Brinck, Schmeiser, Bergman and Christensen. A bill for an act relating to school district general fund expenditures for salaries for teachers, administrators and supervisors	
Introduced, referred to schools ..	319
1178 By Baker (Arbuckle). A bill for an act relating to the maximum amounts authorized to be levied for principal and interest of bonded indebtedness of certain school corporations that have entered into leases with merged area school corporations.	
Introduced, referred to schools ..	319
Committee report	469
Recommended passage	469
Committee report adopted	473

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S. F. 1159 substituted	754
Withdrawn	755
1179 By Schools. A bill for an act relating to the election of officers in school districts.	
Introduced, placed on calendar ..	320
Amendment filed	489
Amendment filed	532
Amendment filed	538
Amendment lost	538
Amendment adopted	538
Amendment withdrawn	538
Passed House. Ayes 93, nays 21 ..	538
1180 By Lawson and Kreamer. A bill for an act relating to party state central committees.	
Introduced, referred to state government	320
1181 By Van Drie. A bill for an act relating to the penalties for the failure of an employer to report necessary information to the employment security commission.	
Introduced, referred to human and industrial relations	320
1182 By Van Nostrand, Baker and Den Herder (Lange, Rigler, Arbuckle, Denman, and Gaudineer). A bill for an act relating to the control and regulation of drugs.	
Introduced, referred to social services	320
Withdrawn	161a
1183 By Hansen of Black Hawk, Dunton, Menefee, Millen, Langland, Alt and Camp (Lamborn, Gaudineer, Gilley, Rigler, Sullivan and O'Malley). A bill for an act relating to school bond taxes.	
Introduced, referred to ways and means	320
Withdrawn	945
1184 By Hansen of Black Hawk, Dunton, Menefee, Millen, Langland, Alt and Camp (Lamborn, Gaudineer, Gilley, Rigler, Sullivan and O'Malley). A bill for an act relating to the issuance of public bonds.	
Introduced, referred to ways and means	320
Withdrawn	945
1185 By Crabb and Knoblauch. A bill for an act relating to closed highways.	
Introduced, referred to transportation	342
Amendment filed	391
Committee report	637
Recommended amendment, passage	637
Committee amendment	637
Committee report adopted	643
Withdrawn	1098
1186 By Kehe. A bill for an act relating to the sales and use tax.	
Introduced, referred to ways and means	342

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1187	By Nielsen, Schroeder, Crabb, Van Roekel, Hanson of Howard-Mitchell, Fisher of Greene, Edgington, Darrington, Miller of Jones, Grassley, Cunningham, Logemann, Bergman, Kennedy of Dubuque, Poncy, Graham, Johnson of Audubon-Guthrie, Stokes and Knight. A bill for an act relating to the administration of chemical tests for determining intoxication.		
	Introduced, referred to law enforcement		342
	Committee report		514
	Recommended amendment, passage		514
	Committee amendment		514
	Committee report adopted		519
	Sifting recommends calendar		1424
	Committee amendment adopted		1446
	Passed House. Ayes 101, nays 5		1447
	Reported correctly enrolled		1702
	Signed by Speaker		1703
	Sent to Governor		1703
	Signed by Governor		0000
1188	By Van Drie. A bill for an act relating to required eye safety equipment used in schools.		
	Introduced, referred to schools ..		342
	Committee report		951
	Recommended passage		951
	Committee report adopted		960
	Placed on calendar		1014
	Amendment filed		1080
	Amendment adopted		1227
	Passed House. Ayes 93, nays 5		1228
	Reported correctly enrolled		1702
	Signed by Speaker		1703
	Sent to Governor		1703
	Signed by Governor		0000
1189	By Higher Education. A bill for an act relating to the investment of funds belonging to state board of regents institutions.		
	Introduced, placed on calendar ..		342
	S. F. 1156 substituted		540
	Withdrawn		544
1190	By Menefee. A bill for an act to legalize and validate the proceedings of the board of directors of the Oelwein community school district, in the counties of Fayette and Buchanan, state of Iowa, authorizing and providing for the sale and issuance of school-building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.		
	Introduced, referred to judiciary ..		343
	Proof of publication certified ..		341
	Committee report		567
	Recommended passage		567
	Committee report adopted		575
	Passed House. Ayes 98, nays none		605
	Reported correctly enrolled		1702
	Signed by Speaker		1703
	Sent to Governor		1703
	Signed by Governor		0000
1191	By Roorda. A bill for an act to legalize and validate the procedures followed by the Jasper county conservation board in contracting with the Cross Construction Company of Baxter, Iowa, for the construction of three toilets at the Jasper county park known as Ashton - Wildwood County Park.		
	Introduced, referred to judiciary ..		343
	Proof of publication certified ..		341
	Committee report		441
	Recommended passage		442
	Committee report adopted		445
	Passed House. Ayes 105, nays 1 ..		504
	Reported correctly enrolled		704
	Signed by Speaker		704
	Sent to Governor		705
	Signed by Governor		785
	Became law by publication		0000
1192	By Waugh. A bill for an act relating to school reorganization.		
	Introduced, referred to schools ..		343
	Committee report		626
	Recommended passage		626
	Committee report adopted		629
	Placed on calendar		697
	Passed House. Ayes 99, nays none		819
	Reported correctly enrolled		1307
	Signed by Speaker		1308
	Sent to Governor		1308
	Signed by Governor		1367
1193	By Alt, Jesse, Pierson, Tleden, Huff and Voorhees. A bill for an act relating to the moneys appropriated to the educational radio and television facility board.		
	Introduced, referred to state government		343
1194	By Winkelman, Roorda, Shepherd, Lawson, Tleden, Shaw and Camp. A bill for an act to provide that expenditures for air and water pollution control may be deducted for Iowa income tax purposes in the year in which they are incurred.		
	Introduced, referred to ways and means		343
1195	By Winkelman, Roorda, Shepherd, Lawson, Tleden and Shaw. A bill for an act to provide for sales and use tax exemptions on expenditures for air and water pollution control.		
	Introduced, referred to ways and means		343
	Amendment filed		810
	Committee report		992
	Recommended passage		992
	Committee report adopted		999
	Amendment lost		1035
	Amendment filed		1035
	Point of order raised		1036
	Amendment filed		1104

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Amendment adopted	1111	Amendment filed	1453
Amendment filed	1111	Amendment filed	1466
Amendment lost	1111	Amendments adopted	1466
Passed House. Ayes 63, nays 50	1112	Amendment adopted	1467
Motion filed to reconsider vote ..	1112	House concurred	1467
Motion to reconsider vote failed..	1198	Passed House. Ayes 104, nays none	1468
1196 By Winkelman, Roorda, Shepherd, Tleden, Voorhees, Strand, Crabb, Lawson, Miller of Page, Sorg and Nielsen. A bill for an act to exempt facili- ties used to control air and water pollution from property taxation.		Explanation of vote	1484
Introduced, referred to ways and means	343	House insisted	1554
Amendment filed	705	Conference committee appointed ..	1554
Amendment filed	864	Conference committee report ..	1607
1197 By State Government. A bill for an act relating to vac- cations for state employees.		Conference committee report adopted	1622
Introduced, placed on calendar ..	343	Passed House. Ayes 107, nays none	1623
Amendment filed	391	Reported correctly enrolled ..	1723
Amendment lost	500	Signed by Speaker	1723
Amendment lost	501	Sent to Governor	1723
Motion filed to reconsider vote ..	501	Signed by Governor	0000
Motion to reconsider vote failed..	502	1199 By Dunton and Van Roekel. A bill for an act relating to building entrances for handi- capped persons.	
Passed House. Ayes 105, nays none	502	Introduced, referred to state gov- ernment	364
House refused to concur	680	1200 By Alt, Jesse, Pierson, Tle- den and Voorhees (Neu, Clarke, Walsh, Doderer, and Gaudi- neer). A bill for an act re- lating to the authority of the state educational radio and television facility board.	
Conference committee appointed ..	739	Introduced, referred to state gov- ernment	364
Conference committee report ..	1305	1201 By Alt, Jesse, Pierson, Tle- den, Huff and Voorhees. A bill for an act to authorize pur- chase of tax-sheltered annu- ities for employees of the state educational radio and tele- vision facility board.	
Conference committee report adopted	1318	Introduced, referred to state gov- ernment	365
Passed House. Ayes 92, nays none	1319	1202 By Andersen, Peterson, Koch, Doyle and Dooley. A bill for an act relating to the rights of civil service em- ployees.	
Reported correctly enrolled	1486	Introduced, referred to human and industrial relations	365
Signed by Speaker	1486	1203 By Alt. A bill for an act relating to maximum income for persons eligible for low- rent housing.	
Sent to Governor	1487	Introduced, referred to social services	365
Signed by Governor	1608	Committee report	676
1198 By Select Committee on En- vironmental Preservation. A bill for an act relating to the sale and use of fertilizers and pesticides, creating a fertil- izer and pesticide review board and making an appro- priation therefor.		Recommended passage	676
Introduced, referred to appropri- ations	344	Committee report adopted	679
Committee report	532	Sifting recommends calendar ..	1305
Recommended passage	532	Passed House. Ayes 93, nays none	1402
Committee report adopted	534	Reported correctly enrolled	1702
Amendment filed	591	Signed by Speaker	1703
Amendments filed	616	Sent to Governor	1703
Amendment filed	621	Signed by Governor	0000
Amendment adopted	621	1204 By Pierson and Strand. A bill for an act relating to in- spection and regulation boil- ers and fees relating thereto.	
Amendment withdrawn	621	Introduced, referred to human and industrial relations	365
Amendments lost	622	1205 By Brinck. A bill for an act relating to county zoning.	
Amendment filed	623		
Amendments adopted	623		
Amendment lost	623		
Amendment filed	624		
Amendment adopted	624		
Passed House. Ayes 106, nays 7 ..	624		
Motion filed to reconsider vote ..	630		
Amendment filed	639		
Motion to reconsider vote pre- valled	649		
Motion filed to reconsider vote ..	649		
Motion to reconsider vote pre- valled	649		
Amendments adopted	649		
Passed House. Ayes 107, nays 6 ..	650		
Amendment filed	1369		

Introduced, referred to county government 365

1206 By Cochran. A bill for an act relating to prohibited advertising practices by chiropractors and providing a penalty therefor.
Introduced, referred to social services 365

1207 By Roorda. A bill for an act relating to public recreation on private lands and waters
Introduced, referred to conservation and recreation 365

1208 By Roorda, Welden, Cochran and Middleswart. A bill for an act limiting property taxes for general fund school expenditures and providing for a school district income tax.
Introduced, referred to ways and means 365

1209 By Roorda, Welden and Middleswart. A bill for an act relating to state aid to public schools.
Introduced, referred to ways and means 365

1210 By Winkelman, Cochran, Mayberry, Graham and Tleden. A bill for an act relating to water safety regulations.
Introduced, referred to conservation and recreation 395
Committee report 487
Recommended passage 487
Committee report adopted 492
Placed on calendar 734
Passed House. Ayes 95, nays none 1025

1211 By Cities and Towns. A bill for an act relating to the height of buildings.
Introduced, placed on calendar .. 395
Amendment filed 425
Amendment adopted 599
Passed House. Ayes 99, nays none 599
Reported correctly enrolled 1307
Signed by Speaker 1308
Sent to Governor 1308
Signed by Governor 1367
Became law by publication 0000

1212 By Agriculture. A bill for an act relating to a new state agriculture building.
Introduced, referred to appropriations 395
Committee report 1124
Recommended amendment, passage 1124
Committee amendment 1124
Committee report adopted 1131
Committee amendment adopted 1168
Passed House. Ayes 82, nays 32. 1168
Motion filed to reconsider vote .. 1169
Motion to reconsider vote laid on table 1169
Motion to reconsider vote laid on table prevailed 1169

1213 By Baker. A bill for an act to provide financial relief to mentally ill persons or persons liable for their support and to

make an appropriation therefor.
Introduced, referred to appropriations 395

1214 By Nolting. A bill for and act relating to public officials.
Introduced, referred to state government 395

1215 By Welden. A bill for an act relating to state aid to public schools.
Introduced, referred to schools .. 395

1216 By Kitner (Parker). A bill for an act relating to the licensing of dogs and their immunization against rabies.
Introduced, referred to agriculture 411
Amendment filed 532
Committee report 545
Recommended passage 545
Committee report adopted 548
Amendment adopted 603
Passed House. Ayes 94, nays none 603
Reported correctly enrolled 856
Signed by Speaker 856
Sent to Governor 856
Signed by Governor 1039
Became law by publication 1202

1217 By Grassley, Dunton, Johnson of Audubon-Guthrie, Nielsen, Edgington, Cochran and Stromer. A bill for an act relating to the rights of county residents in annexation proceedings.
Introduced, referred to county government 411
Committee report 756
Recommended passage 756
Committee report adopted 764
Amendment filed 1172

1218 By Lipsky, Sorg, Wells, Camp, McIntyre, Ellsworth and Cunningham. A bill for an act relating to primary highways.
Introduced, referred to transportation 411

1219 By Winkelman (Anderson). A bill for an act relating to the marking and branding of livestock.
Introduced, referred to agriculture 411
Committee report 722
Recommended passage 722
Committee report adopted 738
Placed on calendar 784
S. F. 1163 substituted 1030
Withdrawn 1031

1220 By Millen. A bill for an act relating to the regulation of surface mining, and making surface mines as well as underground mines subject to safety regulation by the department of mines and minerals.
Introduced, referred to human and industrial relations 411
Committee report 1043
Recommended passage 1043
Committee report adopted 1049
Sifting recommends calendar 1201

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Passed House. Ayes 95, nays none	1384
House concurred	1665
Passed House. Ayes 101, nays 2	1665
Reported correctly enrolled	1723
Signed by Speaker	1723
Sent to Governor	1723
Signed by Governor	0000
1221 By Alt. A bill for an act relating to federal insured loans.	
Introduced, referred to commerce.	411
Committee report	952
Recommended passage	952
Committee report adopted	960
Withdrawn	1355
1222 By Ways and Means. A bill for an act relating to the sales and use tax on newsprint and ink and to exempt the sales, publishing, and printing of all newspapers therefrom.	
Introduced, placed on calendar	411
Amendment filed	477
Amendment adopted	477
Passed House. Ayes 108, nays none	477
Reported correctly enrolled	1104
Signed by Speaker	1104
Sent to Governor	1104
Signed by Governor	1146
Became law by publication	1396
1223 By Law Enforcement. A bill for an act relating to motor vehicle operator's and chauffeur's licenses.	
Introduced, placed on calendar	412
Re-referred to law enforcement	493
1224 By Crabb. A bill for an act relating to the homestead tax credit.	
Introduced, referred to ways and means	412
1225 By Kluever. A bill for an act relating to the bond of a county treasurer.	
Introduced, referred to county government	412
1226 By Doyle, Waugh, Kennedy of Dubuque, Dooley, Peterson, Drake, Kluever, Andersen, Stokes, Kruse, Shaw, Knoblauch, Priebe, Nelson, Koch and Bergman. A bill for an act relating to the determination of number of district court judgeships and the filling of vacancies.	
Introduced, referred to judiciary.	412
Amendments filed	617
1227 By Kreamer. A bill for an act relating to motor vehicle operator's licenses.	
Introduced, referred to law enforcement	412
1228 By Kreamer. A bill for an act relating to motor vehicle registration certificate containers.	
Introduced, referred to transportation	412

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1229 By County Government. A bill for an act relating to fees for filing hospital liens.	
Introduced, placed on calendar	412
Passed House. Ayes 100, nays 2	686
Reported correctly enrolled	1468
Signed by Speaker	1486
Sent to Governor	1487
Signed by Governor	1608
1230 By Bennett. A bill for an act relating to the use of oxygen in hospitals.	
Introduced, referred to social services	412
1231 By Fisher of Greene, Strothman, Kitner, Langland and Tleden (Klink, Balloun, Stephens, Lucken, Keith and Van Gilst). A bill for an act relating to the use of dead animals.	
Introduced, referred to agriculture	412
1232 By Conservation and Recreation. A bill for an act discontinuing the refund of tax on motor fuel used in watercraft, and allocating such moneys to the state conservation fund, and providing for a legislative service bureau study relative thereto.	
Introduced, referred to appropriations	427
Committee report	721
Recommended amendment, passage	721
Committee amendment	721
Committee report adopted	738
Amendment filed	836
Committee amendment adopted	1056
Amendment filed	1056
Amendments adopted	1057
Amendment lost	1058
Amendment filed	1058
Amendment adopted	1058
Passed House. Ayes 105, nays 7	1058
Amendment filed	1480
Amendment adopted	1480
House concurred	1480
Passed House. Ayes 99, nays 3	1480
Reported correctly enrolled	1702
Signed by Speaker	1703
Sent to Governor	1703
Signed by Governor	0000
1233 By Crabb, Priebe, Van Drie, Winkelman, Knoblauch, Edgington, Cochran, Johnson of Audubon - Guthrie, Camp, Strothman, Duitscher, Graham, and Gannon. A bill for an act to provide for an Iowa beef council, and to impose an excise tax on sales of beef cattle and veal calves for slaughter.	
Introduced, referred to ways and means	427
Committee report	787
Recommended amendment, passage	787
Committee amendment	787
Committee report adopted	793
Amendments filed	994
Amendments adopted	1010
Amendment withdrawn	1010

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Amendment filed	1010	Amendment filed	1086
Amendment lost	1010	Motion to table	1086
Committee amendment adopted ..	1011	Motion to table lost	1086
Amendment filed	1011	Amendment filed	1046
Amendment adopted	1011	Amendments filed	1068
Passed House. Ayes 94, nays 13 ..	1011	Amendment withdrawn	1074
Motion filed to reconsider vote ..	1012	Amendment filed	1075
Motion to reconsider vote laid on		Amendment filed	1079
table	1012	Amendment filed	1080
Motion to reconsider vote laid on		Amendments withdrawn	1091
table prevailed	1012	Amendment adopted	1092
House concurred	1714	Amendment adopted	1093
Passed House. Ayes 83, nays 21 ..	1714	Amendments withdrawn	1093
Reported correctly enrolled	1723	Passed House. Ayes 79, nays 33 ..	1093
Signed by Speaker	1723		
Sent to Governor	1723	1242 By Schroeder. A bill for	
Signed by Governor	0000	an act relating to retirement	
		systems of employees of the	
1234 By Cochran, Middleswart,		board of regents institutions.	
Duitscher, Roorda, Langland,		Introduced, referred to state gov-	
Rex, Camp, Edgington, Kruse,		ernment	445
Priebe and Dougherty. A bill			
for an act relating to the sales		1243 By Social Services. A bill	
tax on services on repairs and		for an act relating to the defi-	
improvements of real property.		nition, licensing, inspection,	
Introduced, referred to ways and		and regulation of health care	
means	427	facilities, and providing for	
		adoption of rules, enforcement	
1235 By Jesse, Johnston of John-		procedures, and penalties.	
son, Franklin, Tapscott, Gan-		Introduced, placed on calendar ..	445
non, Huff and Kreamer. A bill		Amendment filed	693
for an act relating to the		Amendment adopted	693
homestead tax credit.		Passed House. Ayes 99, nays 5 ..	693
Introduced, referred to ways and		Explanation of vote	704
means	427	House concurred	1345
		Passed House. Ayes 96, nays	
1236 By Kruse, Alt and Logue. A		none	1345
bill for an act relating to the		Reported correctly enrolled	1640
assignment of space for a pub-		Signed by Speaker	1610
lic employee association.		Sent to Governor	1640
Introduced, referred to state gov-		Signed by Governor	0000
ernment	427		
		1244 By Goode, Koch, Holden and	
1237 By Grassley. A bill for an		Kruse (Mogged). A bill for an	
act relating to advertising pol-		act relating to the compensa-	
icies of area schools.		tion of certain appraisers.	
Introduced, referred to schools ..	428	Introduced, referred to state gov-	
Amendment filed	1105	ernment	445
1238 By Van Nostrand. A bill for			
an act relating to pending		1245 By Crosier. A bill for an	
legal actions.		act relating to the distribution	
Introduced, referred to judiciary.	428	of parking meter revenues.	
Amendment filed	639	Introduced, referred to cities and	
		towns	446
1239 By Kennedy of Dubuque.		Committee report	807
A bill for an act relating to		Recommended amendment, pas-	
obscenity and providing pun-		sage	807
ishment for violations thereof.		Committee amendment	807
Introduced, referred to law en-		Committee report adopted	812
forcement	428		
		1246 By Tieden, Stroburg and Rex	
1240 By Johnston of Johnson and		(Klink, Walsh and Lamborn).	
Kennedy of Chickasaw. A bill		A bill for an act relating to	
for an act relating to waiver		the movement of oversized	
of right to jury trial in in-		mobile homes.	
dictable misdemeanor cases.		Introduced, referred to transpor-	
Introduced, referred to judiciary .	445	tation	446
1241 By Roorda, Alt, Sorg, Radl,		1247 By Shaw, Stromer, Edging-	
Cochran, Waugh, Van Drie,		ton, Schroeder, Ossian, Christen-	
Winkelman, O'Hearn, and Wel-		sen, Freeman of Buena	
den. A bill for an act to estab-		Vista and Logemann (Nichol-	
lish a limit on property tax		son, Gilley, Sullivan, Mowry,	
levels for county school sys-		Shaff, Messerly, Rabedeaux,	
tems.		Stephens, Mogged, Walsh,	
Introduced, referred to schools ..	445	Potgeter, Anderson, Curran,	
Re-referred to ways and means ..	536	Frey, Thordsen, Conklin and	
Committee report	992	Bortell). A bill for an act to	
Recommended passage	992	provide for appointment of the	
Committee report adopted	999	superintendent of public in-	

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struction by the governor.	
Introduced, referred to state government	446
1248 By Andersen, Dooley and Peterson. A bill for an act relating to public transportation company aid.	
Introduced, referred to cities and towns	446
Amendment filed	626
1249 By Crabb. A bill for an act relating to the domestic animal fund and the licensing of dogs in each county.	
Introduced, referred to county government	446
1250 By Law Enforcement. A bill for an act relating to hunting and fishing on private property.	
Introduced, placed on calendar	446
Re-referred to law enforcement	493
1251 By Human and Industrial relations. A bill for an act relating to child labor.	
Introduced, placed on calendar	446
Made special order	480
Amendment filed	546
Amendments filed	568
Amendments filed	569
Amendments filed	570
Amendment filed	571
Special order	576
Amendment lost	577
Amendments withdrawn	577
Amendment filed	577
Amendment adopted	577
Amendment lost	579
Amendments adopted	579
Amendment filed	579
Amendment adopted	580
Amendment filed	580
Amendment lost	580
Motion filed to reconsider vote	580
Amendment withdrawn	580
Amendment filed	581
Amendment adopted	581
Amendments filed	582
Amendments lost	582
Amendment adopted	582
Amendment lost	583
Amendment adopted	583
Motion filed to reconsider vote	583
Motion to reconsider vote prevailed	583
Amendment filed	584
Amendments adopted	584
Motion filed to reconsider vote	584
Motion to reconsider vote failed	584
Amendment withdrawn	586
Amendments adopted	586
Amendments filed	586
Amendment lost	586
Amendment filed	587
Amendment lost	587
Amendments filed	592
Amendment lost	595
Amendment withdrawn	595
Amendments adopted	596
Amendment withdrawn	596
Point of order raised	597
Passed House. Ayes 101, nays 14	597
House refused to concur	1139
Conference committee appointed	1187
Conference committee report	1322

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Objection filed	1322
Conference committee report adopted	1343
Passed House. Ayes 106, nays 3	1344
Reported correctly enrolled	1702
Signed by Speaker	1703
Sent to Governor	1703
Signed by Governor	0000
Became law by publication	0000
1252 By Commerce. A bill for an act relating to membership on the board of directors of economic development corporations.	
Introduced, placed on calendar	446
Placed on calendar	696
S. F. 1209 substituted	752
Withdrawn	753
1253 By Warren. A bill for an act relating to recording instruments of homestead ownership.	
Introduced, referred to county government	446
Committee report	756
Recommended amendment, passage	757
Committee amendment	757
Committee report adopted	764
Placed on calendar	784
Committee amendment adopted	1031
Passed House. Ayes 85, nays 12	1031
House concurred	1469
Passed House. Ayes 102, nays 2	1470
Explanation of vote	1484
Reported correctly enrolled	1640
Signed by Speaker	1640
Sent to Governor	1640
Signed by Governor	0000
1254 By Social Services. A bill for an act relating to the rule-making authority of the state department of health.	
Introduced, placed on calendar	446
Passed House. Ayes 97, nays 8	751
1255 By Camp (Kyh). A bill for an act allowing the state of Iowa to join the pest control compact and for related purposes.	
Introduced, referred to select committee on environmental preservation	447
1256 By Transportation. A bill for an act relating to the dispossession of a landowner under condemnation proceedings for highway purposes.	
Introduced, placed on calendar	474
Amendment filed	790
Amendment filed	1046
Amendment filed	1217
1257 By Huff, Miller of Jones and Priebe. A bill for an act relating to claims against the state.	
Introduced, referred to judiciary	474
Sifting recommends calendar	1305
Passed House. Ayes 92, nays none	1401
Reported correctly enrolled	1702
Signed by Speaker	1703
Sent to Governor	1703
Signed by Governor	0000

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1258 By Tapscott. A bill for an act relating to the referendum for approval of low rent housing projects.		tion of mobile homes, providing for allocation of the proceeds of such tax, and requiring that manufacturers and dealers notify the county treasurer of the sale and delivery of a mobile home.	
Introduced, referred to cities and towns	474	Introduced, placed on calendar ..	493
1259 By O'Hearn, Newton, Tieden, Winkelman, Ossian, Pelton, and Jesse. A bill for an act relating to physical requirements for marriage license.		Amendment filed	571
Introduced, referred to social services	474	Motion to table	632
Amendment filed	661	Motion to table lost	632
Committee report	676	Amendments adopted	633
Recommended passage	676	Amendment lost	633
Committee report adopted	679	Amendment filed	633
1260 By Higher Education. A bill for an act relating to distribution of trademarked articles.		Motion filed to reconsider vote ..	633
Introduced, placed on calendar ..	474	Motion to reconsider vote prevailed	633
Placed on calendar	696	Amendment lost	635
S. F. 1179 substituted	804	Motion to table	635
Withdrawn	805	Motion to table lost	635
1261 By Higher Education. A bill for an act relating to unfair trade discrimination.		Amendment filed	639
Introduced, placed on calendar ..	474	Amendment filed	640
Placed on calendar	696	Amendment withdrawn	644
S. F. 1180 substituted	805	Amendment adopted	645
Withdrawn	806	Amendments lost	645
1262 By Grassley. A bill for an act relating to sex education courses in the public schools.		Amendment filed	645
Introduced, referred to schools ..	492	Passed House. Ayes 74, nays 42 ..	645
Amendment filed	592	House concurred	1283
1263 By Koch (Walsh). A bill for an act relating to political party state central committees.		Passed House. Ayes 84, nays 21 ..	1289
Introduced, referred to state government	492	Reported correctly enrolled	1486
1264 By Commerce. A bill for an act to regulate insurance holding company systems.		Signed by Speaker	1486
Introduced, placed on calendar ..	492	Sent to Governor	1487
Withdrawn	1404	Signed by Governor	1608
1265 By Camp, Fischer of Grundy, Tieden, Koch and Caffrey. A bill for an act relating to members of the interstate cooperation commission.		1269 By Shaw, Holden, Lippold and Cunningham (Welmer and Thordsen). A bill for an act relating to the time when the compensation of mayors and councilmen may be changed.	
Introduced, referred to appropriations	492	Introduced, referred to cities and towns	493
Withdrawn	749	1270 By Grassley, Camp, Cochran, Dunton, Johnson of Audubon-Guthrie, Nielsen, Edgington and Stromer. A bill for an act relating to the regulation public utilities.	
1266 By Kehe. A bill for an act relating to the reporting of injuries received by employees arising in the course of their employment.		Introduced, referred to cities and towns	493
Introduced, referred to human and industrial relations	493	Re-referred to commerce	566
1267 By Lipsky, Sorg, Wells, Camp, McIntyre, Ellsworth and Cunningham. A bill for an act relating to primary highways.		Amendment filed	790
Introduced, referred to transportation	493	1271 By Fischer of Grundy. A bill for an act relating to the interest rate on evidences of indebtedness of industrial loan companies.	
Withdrawn	531	Introduced, referred to commerce ..	521
1268 By Ways and Means. A bill for an act relating to tax-		1272 By Wells, Lipsky and Crossier (Kosek and Potter). A bill for an act to exempt municipally-owned parking lots from payment of tax on gross taxable services.	
		Introduced, referred to ways and means	521
		1273 By Wells, Lipsky and Crossier (Kosek and Potter). A bill for an act relating to the amount of the primary road construction fund to be expended for maintenance in cities and towns.	
		Introduced, referred to transportation	521

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Sifting recommends calendar ...	1425
1274 By Cochran. A bill for an act relating to listing and assessment of property.	
Introduced, referred to ways and means	521
1275 By Priebe, Logue, Walter, Miller of Marshall, Hansen of Black Hawk, Cochran, Tieden, Christensen, Camp, Shaw, Dultscher, Middleswart, McCormick, Radl, Skinner and Miller of Des Moines. A bill for an act relating to deposits of public funds in banks.	
Introduced, referred to county government	521
Committee report	676
Recommended passage	676
Committee report adopted	679
Placed on calendar	784
Amendment filed	1080
Amendment adopted	1115
Amendment filed	1217
Amendment adopted	1231
Passed House. Ayes 90, nays 13 ..	1231
House concurred	1663
Passed House. Ayes 93, nays 3 ..	1663
Reported correctly enrolled	1723
Signed by Speaker	1723
Sent to Governor	1723
Signed by Governor	0000
1276 By Welden. A bill for an act relating to the taxation of real property owned, used, or under construction by non-profit corporation for city or town or county tax levies.	
Introduced, referred to ways and means	521
1277 By Law Enforcement. A bill for an act relating to motor vehicles approaching and entering intersections.	
Introduced, placed on calendar ..	521
Amendment filed	571
Amendment adopted	607
Passed House. Ayes 100, nays 1 ..	607
Reported correctly enrolled	1201
Signed by Speaker	1202
Sent to Governor	1202
Signed by Governor	1217
1278 By Radl. A bill for an act to legalize and validate the proceedings of the board of directors of the Mount Vernon community school district in the counties of Linn, Jones, and Johnson, state of Iowa, in connection with the purchase under a real estate installment purchase contract of certain real estate by said board of directors from Grace E. West and Gail West Hull and declaring the validity of said contract and that said contract shall constitute a valid and binding obligation of said school district.	
Introduced, referred to judiciary ..	522
Proof of publication certified ...	519
Committee report	953
Recommended passage	953
Committee report adopted	960

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Placed on calendar	1013
Passed House. Ayes 102, nays none	1024
Reported correctly enrolled	1640
Signed by Speaker	1640
Sent to Governor	1640
Signed by Governor	0000
Became law by publication	0000
1279 By Tieden, Lippold and Hansen of Black Hawk (Conklin and Parker). A bill for an act to authorize student teaching and to establish the status and authority of student teachers.	
Introduced, referred to schools ..	535
Committee report	721
Recommended amendment, passage	721
Committee amendment	721
Amendment filed	785
Committee report adopted	738
Amendment filed	994
Sifting recommends calendar	1201
Amendment adopted	1359
Committee amendment withdrawn	1359
Amendment withdrawn	1359
Passed House. Ayes 98, nays none	1359
House concurred	1624
Passed House. Ayes 107, nays none	1625
Reported correctly enrolled	1723
Signed by Speaker	1723
Sent to Governor	1723
Signed by Governor	0000
1280 By Crosier, Lipsky, Wells, Rodgers, Dooley and Koch (Kosek and Potter). A bill for an act relating to the amount of funds authorized to be expended for primary road system improvements in cities and towns.	
Introduced, referred to transportation	535
Sifting recommends calendar ...	1425
1281 By Lipsky, Wells and Crosier (Kosek). A bill for an act relating to the refund of sales tax collected by municipalities from gross receipts from municipally owned and operated parking lots.	
Introduced, referred to ways and means	535
1282 By Lipsky, Crosier and Wells. A bill for an act to exempt municipally owned vehicles from weight restrictions when operated within the territorial limits of the municipality.	
Introduced, referred to transportation	535
1283 By Social Services. A bill for an act establishing a state board of residential care standards, providing for selection of members thereof, and prescribing their powers and duties.	
Introduced, placed on calendar ..	548

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Sifting recommends calendar ...	1079	Amendment adopted	651
Amendment filed	1191	Amendments lost	653
Amendment adopted	1191	Amendment filed	653
Passed House. Ayes 96, nays 11..	1191	Passed House. Ayes 100, nays 14..	653
1284 By Dougherty, Miller of Jones, Middleswart, Crosier and Darrington. A bill for an act relating to the transfer of portions of the primary road system into the secondary road system.		Explanation of vote	704
Introduced, referred to transportation	548	Amendment filed	1105
Amendment filed	1204	Amendment filed	1148
1285 By Dunton and Logue. A bill for an act relating to the election of directors in school districts.		Amendment filed	1309
Introduced, referred to schools..	548	House refused to concur	1322
1286 By Dunton and Logue. A bill for an act relating to the election of school directors.		Amendments filed	1333
Introduced, referred to schools ..	549	Conference committee appointed..	1366
1287 By McIntyre. A bill for an act relating to the issuance of bonds by cities and towns.		Conference committee report	1487
Introduced, referred to cities and towns	549	Conference committee report adopted	1588
Amendment filed	310	Passed House. Ayes 96, nays 9..	1593
1288 By Crosier, Wells, Rodgers, Sorg, Dooley and Koch. A bill for an act relating to the regulation of railroads in cities and towns.		Reported correctly enrolled	1723
Introduced, referred to transportation	549	Signed by Speaker	1723
1289 By Schmeiser, Roorde, Fisher of Greene, Cochran and Middleswart. A bill for an act relating to the taxation of real estate transfers.		Sent to Governor	1723
Introduced, referred to ways and means	575	Signed by Governor	0000
1290 By Johnston of Johnson. A bill for an act relating to the payment of court fines.		Became law by publication	0000
Introduced, referred to judiciary ..	576	1295 By Fischer of Grundy. A bill for an act relating to the state conservation commission.	
1291 By Tapscott. A bill for an act to relieve counties of the requirement that they pay half the nonfederally funded cost of aid to dependent children, blind assistance, and aid to the disabled.		Introduced, referred to state government	593
Introduced, referred to social services	576	1296 By Christensen. A bill for an act restricting the location of mailboxes on highways and providing penalties for violations thereof, and providing for the construction of highway shoulders at mailbox turnouts.	
1292 By Gannon. A bill for an act relating to the sales and use tax.		Introduced, referred to transportation	593
Introduced, referred to ways and means	576	Amendment filed	995
1293 By Jesse. A bill for an act relating to model rocketry.		1297 By Gannon. A bill for an act relating to the legal effect of opinions of the attorney general of this state.	
Introduced, referred to state government	576	Introduced, referred to judiciary ..	594
1294 By Ways and Means. A bill for an act relating to the taxation of financial institutions.		1298 By Nelson. A bill for an act relating to speed limits for motor vehicles towing travel and camping trailers.	
Introduced, placed on calendar ..	593	Introduced, referred to law enforcement	594
Amendment filed	627	Committee report	359
Amendment filed	640	Recommended passage	359
		Committee report adopted	934
		Amendment filed	995
		1299 By Caffrey, Sorg, Miller of Des Moines, Perkins, Van Roekel, Nolting, and Baker. A bill for an act relating to group automobile and other types of casualty insurance.	
		Introduced, referred to commerce ..	594
		1300 By Pelton. A bill for an act to create state ambulance service.	
		Introduced, referred to social services	594
		1301 By Bennett. A bill for an act relating to the seizure, and impoundment of property in the possession or proximity of persons lawfully arrested.	
		Introduced, referred to law enforcement	619
		1302 By Cochran and Pierson. A bill for an act relating to the	

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incurrence of injury or death of persons who enter the real property of another without invitation or license to do so. Introduced, referred to law enforcement	619
1303 By Ellsworth. A bill for an act relating to military leaves of absence of civil employees. Introduced, referred to state government	629
1304 By Fischer of Grundy, Fisher of Greene, Caffrey, Alt, Bennett, Cunningham, Den Herder, Darrington, Dietz, Dunton, Franklin, Grassley, Jesse, Kreamer, Poncy, Radl, Renda, Roorda, Skinner and Tapscott. A bill for an act to make an appropriation to the executive council for the College of Osteopathic Medicine and Surgery, Polk county, Iowa. Introduced, referred to appropriations	629
1305 By Cities and Towns. A bill for an act relating to the issuance of bonds for dock purposes. Introduced, placed on calendar ..	629
Placed on calendar	784
Passed House. Ayes 99, nays 2 ..	824
Reported correctly enrolled	1307
Signed by Speaker	1308
Sent to Governor	1308
Signed by Governor	1367
Became law by publication	0000
1306 By Cities and Towns. A bill for an act relating to the granting of easements by a municipality in connection with a project constructed, purchased, received by gift or lease under the provisions of chapter 419 of the Code. Introduced, placed on calendar ..	629
Placed on calendar	784
Passed House. Ayes 95, nays 5 ..	825
Reported correctly enrolled	1307
Signed by Speaker	1308
Sent to Governor	1308
Signed by Governor	1367
Became law by publication	0000
1307 By Judiciary. A bill for an act to legalize and validate the proceedings of the board of directors of the Henderson consolidated school district, in the county of Mills, state of Iowa, confirming and authorizing the sale of certain real property. Introduced, placed on calendar ..	643
Proof of publication certified ..	643
Placed on calendar	697
Passed House. Ayes 101, nays none	823
Reported correctly enrolled	1640
Signed by Speaker	1640
Sent to Governor	1640
Signed by Governor	0000
Became law by publication	0000
1308 By Cochran, Hamilton, Priebe, Middleswart, Pierson,	

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Duitscher, Knoblauch, and Edgington (Clarke, Stephens, Klink, Shaff, Ollenburg, Coleman, Dodds, O'Malley, Van Glist and Palmer). A bill for an act relating to the creation of a soybean promotion fund, to receive assessments made on the sale of soybeans, to create an Iowa soybean promotion board, to provide for a referendum among soybean producers, to make an appropriation, and to provide penalties. Introduced, referred to agriculture	663
Re-referred to ways and means ..	679
1309 By Schools. A bill for an act relating to required secondary school curriculum. Introduced, placed on calendar ..	663
Placed on calendar	784
Amendment filed	954
Amendment adopted	1029
Passed House. Ayes 102, nays none	1029
House concurred	1468
Passed House. Ayes 105, nays 1 ..	1468
Explanation of vote	1484
Reported correctly enrolled	1640
Signed by Speaker	1640
Sent to Governor	1640
Signed by Governor	0000
1310 By Judiciary. A bill for an act relating to stockholders' meetings for certain corporations. Introduced, placed on calendar ..	663
Placed on calendar	697
Passed House. Ayes 103, nays none	824
Reported correctly enrolled	1486
Signed by Speaker	1486
Sent to Governor	1487
Signed by Governor	1608
1311 By Conservation and Recreation. A bill for an act relating to the power of the conservation commission to exercise jurisdiction over lands to be used for park purposes. Introduced, placed on calendar ..	663
Amendment filed	705
Amendment filed	710
Amendments adopted	710
Passed House. Ayes 103, nays 2 ..	710
1312 By Mezvinsky. A bill for an act to license and regulate the operation of clinical laboratories, providing for establishment of qualifications for personnel of clinical laboratories, authorizing the state department of health to inspect all clinical laboratories in this state, and providing injunctive relief and penalties. Introduced, referred to social services	663
1313 By Conservation and Recreation. A bill for an act relating to deer hunting li-	

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censes of landlords and tenants.		1322 By Ways and Means. A bill for an act relating to the issuance of public warrants to cover deficiencies in a public fund.	
Introduced, placed on calendar..	663	Passed House. Ayes 86, nays 20..	812
Amendment filed	995	House concurred	1034
1314 By County Government. A bill for an act to legalize payment made for foster home care in Woodbury county.		Passed House. Ayes 97, nays 4..	1585
Introduced, placed on calendar ..	679	Reported correctly enrolled	1723
Placed on calendar	784	Signed by Speaker	1723
Proof of publication certified ..	1022	Sent to Governor	1723
Passed House. Ayes 105, nays none	1027	Signed by Governor	0000
Reported correctly enrolled	1423	1323 By Crosier, Wells and Pelton. A bill for an act relating to the establishment of civil service for certain employees of county sheriffs.	
Signed by Speaker	1423	Introduced, referred to county government	813
Sent to Governor	1424	1324 By Cities and Towns. A bill for an act relating to authorizing an election for the city of Dayton, Iowa, on the proposition of continuing the management and control of certain municipal utilities in the boards of trustees.	
Signed by Governor	1530	Introduced, placed on calendar...	813
1315 By County Government. A bill for an act to legalize payment made for foster home care in Pottawattamie county.		Placed on calendar	1013
Introduced, placed on calendar ..	679	Passed House. Ayes 105, nays none	1026
Proof of publication certified ...	708	1325 By Conservation and Recreation. A bill for an act relating to members of the county conservation board.	
Placed on calendar	784	Introduced, placed on calendar...	813
Proof of publication certified ...	793	Placed on calendar	1014
Passed House. Ayes 104, nays none	1028	Passed House. Ayes 96, nays none	1229
Reported correctly enrolled	1423	Reported correctly enrolled	1723
Signed by Speaker	1423	Signed by Speaker	1723
Sent to Governor	1424	Sent to Governor	1723
Signed by Governor	1530	Signed by Governor	0000
1316 By Shaw (Erskine). A bill for an act relating to the imposition of an annual registration fee upon all motorboats and sailboats in lieu of personal property taxes.		1326 By Iowa Development. A bill for an act relating to the membership of the Iowa state fair board.	
Introduced, referred to ways and means	708	Introduced, placed on calendar ..	840
1317 By Appropriations. A bill for an act relating to members of the Interstate cooperation commission.		1327 By Iowa Development. A bill for an act relating to zoning regulations for recreation areas by cities and counties.	
Introduced, placed on calendar...	739	Introduced, passed on file	840
S. F. 1221 substituted	1061	Re-referred to Iowa development	935
Withdrawn	1062	1328 By Gannon. A bill for an act relating to the shipment of dangerous materials by railroads.	
1318 By Mohrfeld, Knight, Kttner, Freeman of Clay-Dickinson, Strand, Van Roekel, Shepherd, Stromer, Schmeiser, Knoblauch, Brinck, Blouin, and Bennett (Balloun, Walsh, Kyhl, Parker, Palmer, Erskine and Keith). A bill for an act relating to the assignability of group life insurance benefits.		Introduced, referred to commerce	841
Introduced, referred to commerce	739	1329 By Law Enforcement. A bill for an act to prohibit false reports and information regarding crimes and accidents.	
Amendment filed	791	Introduced, placed on calendar ..	934
1319 By Grassley and Sorg. A bill for an act relating to school census and school elections.		Placed on calendar	1013
Introduced, referred to schools. . .	764	Amendment filed	1019
1320 By Iowa Development. A bill for an act relating to economic development activities of cities.		Amendment adopted	1132
Introduced, placed on calendar ..	793	Passed House. Ayes 98, nays none	1132
1321 By Social Services. A bill for an act relating to the commissioner of public health.		House concurred	1471
Introduced, placed on calendar ..	793	Passed House. Ayes 106, nays none	1471

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Explanation of vote	1484
Reported correctly enrolled	1640
Signed by Speaker	1640
Sent to Governor	1640
Signed by Governor	0000
1330 By Appropriations. A bill for an act relating to the construction of an administration building for the state highway commission.	
Introduced, placed on calendar ..	934
Passed House. Ayes 89, nays 8 ..	1062
Motion filed to reconsider vote ..	1064
Motion to reconsider vote withdrawn	1140
Reported correctly enrolled	1486
Signed by Speaker	1486
Sent to Governor	1487
Signed by Governor	1608
1331 By Appropriations. A bill for an act authorizing capital expenditures by the state highway commission from the primary road fund.	
Introduced, placed on calendar ..	934
S. F. 1236 substituted	1063
Withdrawn	1064
1332 By County Government. A bill for an act relating to exemption for taxation of property of levee and drainage districts.	
Introduced, placed on calendar ..	934
Placed on calendar	1014
Passed House. Ayes 107, nays 1 ..	1135
Reported correctly enrolled	1486
Signed by Speaker	1486
Sent to Governor	1487
Signed by Governor	1608
1333 By Commerce. A bill for an act relating to the sale of mobile homes, travel trailers, and camping trailers.	
Introduced, placed on calendar ..	960
Placed on calendar	1014
Amendment filed	1046
Amendment filed	1068
Amendment filed	1105
Amendment withdrawn	1229
Amendment withdrawn	1230
Amendment adopted	1230
Passed House. Ayes 85, nays 17 ..	1230
1334 By Ways and Means. A bill for an act relating to computation of interest and penalties on income tax.	
Introduced, placed on calendar ..	999
Passed House. Ayes 105, nays none	1055
Reported correctly enrolled	1640
Signed by Speaker	1640
Sent to Governor	1640
Signed by Governor	0000
1335 By Winkelman. A bill for an act to establish an environmental pollution control loan authority and to prescribe its purposes, duties and powers.	
Introduced, referred to select committee on environmental preservation	999
1336 By Select Committee on Environmental Preservation. A	

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bill for an act relating to establishment and administration of conservancy districts.	
Introduced, placed on calendar ..	999
Sifting recommends calendar	1079
Amendments filed	1105
Amendment adopted	1215
Amendment lost	1215
Passed House. Ayes 79, nays 35 ..	1215
Motion filed to reconsider vote ..	1216
Motion to reconsider vote laid on table	1216
Motion to reconsider vote laid on table prevailed	1216
1337 By Select Committee on Environmental Preservation. A bill for an act relating to the establishment of sanitary disposal projects, authorizing a tax therefor, making an appropriation therefor, and providing penalties for violations thereof.	
Introduced, referred to appropriations	999
Amendment filed	1105
1338 By Schools. A bill for an act relating to school standards.	
Introduced, placed on calendar ..	999
Sifting recommends calendar	1065
Amendments filed	1081
Amendment withdrawn	1098
Amendment adopted	1098
Amendment adopted	1099
Passed House. Ayes 107, nays 5 ..	1099
House concurred	1292
Passed House. Ayes 96, nays 13 ..	1293
Reported correctly enrolled	1486
Signed by Speaker	1486
Sent to Governor	1487
Signed by Governor	1608
1339 By Iowa Development. A bill for an act creating the American Revolution bicentennial commission, prescribing its powers and duties, authorizing the expenditure of all funds donated to the commission, and making an appropriation.	
Introduced, referred to appropriations	1021
Committee report	1452
Recommended amendment, passage	1452
Committee amendment	1452
Committee report adopted	1459
Committee amendment adopted ..	1481
Passed House. Ayes 92, nays 11 ..	1481
Reported correctly enrolled	1723
Signed by Speaker	1723
Sent to Governor	1723
Signed by Governor	0000
Became law by publication	0000
1340 By Gannon. A bill for an act relating to packaging and labeling of commodities for sale to consumers, and to provide a penalty for violation of the provisions of this act.	
Introduced, referred to sifting ..	1049
1341 By Conservation and Recreation. A bill for an act to	

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create a scenic rivers system in this state.		1348 By Mevinsky and McIntyre. A bill for an to provide for the inspection of hotels, restaurants, and food establishments by the department of health.	
Introduced, referred to sifting ...	1072	Introduced, referred to sifting ..	1086
Sifting recommends calendar ...	1424	1349 By Agriculture. A bill for an act relating to tests for brucellosis in swine and cattle.	
Passed House. Ayes 105, nays 1..	1684	Introduced, referred to sifting ..	1086
House concurred	1708	1350 By Agriculture. A bill for an act relating to permits and inspection fees for agricultural seed sold in this state.	
Passed House. Ayes 106, nays 1..	1708	Introduced, referred to sifting ..	1086
Reported correctly enrolled.....	1723	1351 By Tapscott. A bill for an act to remove the limitation on the levy for the county poor fund.	
Signed by Speaker	1723	Introduced, referred to ways and means	1110
Sent to Governor	1723	1352 By Ways and Means. A bill for an act relating to deductions from net income.	
Signed by Governor	0000	Introduced, placed on calendar... Passed House. Ayes 105, nays none	1110 1198
1342 By State Government. A bill for an act relating to the inspection of places where dead human bodies are prepared or held for burial, or entombment.		1353 By Mevinsky, Kennedy of Chickasaw and Johnston of Johnson. A bill for an act relating to smoking in conveyances used in the public transportation of passengers.	
Introduced, referred to sifting ..	1072	Introduced, referred to sifting... 1354 By Agriculture. A bill for an act to provide for an excise tax on the sale of certain agricultural commodities, and to provide an appropriation to carry out the act.	1131
Amendment adopted	1205	Introduced, referred to ways and means	1131
Withdrawn	1652	1355 By Appropriations. A bill for an act relating to license fees for hotels and food establishments and the licensing of school kitchens.	
1343 By Iowa Development. A bill for an act to promote the tourist attractions of this state.		Introduced, placed on calendar... Amendment filed	1181 1180
Introduced, referred to sifting ..	1072	Amendment filed	1217
1344 By Cities and Towns. A bill for an act relating to municipal parking facilities, to authorize cities and towns to issue revenue refunding bonds to refund revenue and revenue refunding bonds, or to refund such outstanding bonds and also improve a municipal parking system.		Amendment filed	1246
Introduced, referred to sifting... Sifting recommends calendar ... S. F. 1301 substituted	1072 1201 1352	Amendments filed	1281
Withdrawn	1353	Amendment withdrawn	1296
1345 By Social Services. A bill for an act relating to blood donors.		Amendment withdrawn	1301
Introduced, referred to sifting ..	1072	Amendment filed	1301
1346 By Social Services. A bill for an act relating to the furnishing of medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services.		Amendments adopted	1303
Introduced, referred to sifting... Amendment filed	1072 1125	Amendments lost	1304
Amendment filed	1148	Amendment withdrawn	1304
Sifting recommends calendar ...	1200	Amendment filed	1454
Amendment adopted	1243	1356 By Judiciary. A bill for an act to legalize and validate the use of a bridge acquired by the Marion county board of supervisors from the Norfolk and Western Railway Company as part of the secondary road system in that county.	
Amendment lost	1244	Introduced, referred to sifting... Proof of publication certified ... Sifting recommends calendar ... Passed House. Ayes 92, nays none	1156 1156 1201 1351
Amendment filed	1244		
Amendment adopted	1244		
Passed House. Ayes 110, nays none	1244		
House concurred	1676		
Passed House. Ayes 106, nays 4..	1677		
Reported correctly enrolled	1723		
Signed by Speaker	1723		
Sent to Governor	1723		
Signed by Governor	0000		
1347 By State Government. A bill for an act relating to the method of selection and term of office of the members of the state board of public instruction.			
Introduced, referred to sifting...	1086		

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Motion filed to reconsider vote ..	1352
Motion filed to reconsider vote laid on table	1352
Motion to reconsider vote laid on table prevailed	1352
Reported correctly enrolled	1486
Signed by Speaker	1486
Sent to Governor	1487
Signed by Governor	1608
Became law by publication	0000
1357 By Appropriations. A bill for an act to appropriate funds from the primary road fund to the state highway commission for payment of claims arising out of activities of the state highway commission.	
Introduced, placed on calendar ..	1209
Passed House. Ayes 81, nays 22..	1287
Reported correctly enrolled	1702
Signed by Speaker	1703
Sent to Governor	1703
Signed by Governor	0000
Became law by publication	0000
1358 By Appropriations. A bill for an act making an appropriation to the state highway commission from the primary road fund for the purpose of making payments for expenses incurred in administering the merit system.	
Introduced, placed on calendar ..	1209
Amendment filed	1247
Point of order raised	1415
Passed House. Ayes 82, nays 24..	1415
Reported correctly enrolled	1702
Signed by Speaker	1703
Sent to Governor	1703
Signed by Governor	0000
1359 By Schools. A bill for an act to provide flexibility in the selection of position titles for members of the professional staff of the superintendent of public instruction.	
Introduced, referred to sifting ..	1209
Sifting recommends calendar ..	1804
Passed House. Ayes 104, nays 5..	1444
Reported correctly enrolled	1723
Signed by Speaker	1723
Sent to Governor	1723
Signed by Governor	0000
1360 By Select Committee on Environmental Preservation. A bill for an act to create an environmental control commission and to authorize the appointment of a chief administrative officer therefor.	
Introduced, referred to sifting ..	1252
Amendment filed	1369
Amendments filed	1425
1361 By State Government. A bill for an act relating to licenses in the practice of medicine.	
Introduced, referred to sifting ..	1235
Sifting recommends calendar ..	1425
S. F. 1819 substituted	1583
Withdrawn	1584

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1362 By Appropriations. A bill for an act relating to the personal property tax on cattle and to make an appropriation therefor.	
Introduced, placed on calendar ..	1285
Amendments filed	1426
Amendment filed	1548
Withdrawn	1604
1363 By Schools. A bill for an act relating to collection of fees from students at area schools.	
Introduced, referred to sifting ..	1285
Sifting recommends calendar ..	1572
Amendment filed	1635
Amendment adopted	1636
Passed House. Ayes 106, nays 4..	1636
1364 By Appropriations. A bill for an act to make appropriations to the appointive members of the capitol planning commission for per diem compensation for services rendered.	
Introduced, placed on calendar ..	1434
Passed House. Ayes 100, nays 1..	1482
Reported correctly enrolled	1702
Signed by Speaker	1703
Sent to Governor	1703
Signed by Governor	0000
Became law by publication	0000
1365 By Appropriations. A bill for an act making an appropriation for use in employing personnel and other expenses for inspection of moisture-measuring devices.	
Introduced, placed on calendar ..	1434
Passed House. Ayes 102, nays 1..	1483
Reported correctly enrolled	1702
Signed by Speaker	1703
Sent to Governor	1703
Signed by Governor	0000
1366 By 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.	
Introduced, referred to appropriations	1554
Amendment filed	1610
Amendment adopted	1619
Passed House. Ayes 101, nays none	1619
House concurred	1716
Passed House. Ayes 85, nays 13..	1717
Reported correctly enrolled	1723
Signed by Speaker	1723
Sent to Governor	1723
Signed by Governor	0000
1367 By McCartney and Gannon. A bill for an act relating to motor vehicle fees.	
Introduced, passed on file	1689
Passed House. Ayes 111, nays 1..	1689
Reported correctly enrolled	1723
Signed by Speaker	1723
Sent to Governor	1723
Signed by Governor	0000

RECORD OF SENATE BILLS IN HOUSE

SENATE JOINT RESOLUTIONS AND SENATE FILES PASSED AND APPROVED—165

S. J. R. 7, 1002, 1005, 1006.

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20, 33, 58, 77, 82, 83, 87, 97, 120, 124, 173, 178, 184, 203, 220, 238, 244, 253, 257, 270, 292, 300, 326, 328, 337, 339, 340, 344, 356, 359, 364, 382, 385, 400, 406, 407, 410, 417, 440, 444, 456, 460, 475, 489, 534, 554, 568, 585, 588, 594, 596, 628, 640, 643, 645, 659, 665, 683, 1004, 1005, 1007, 1009, 1011, 1012, 1013, 1015, 1016, 1023, 1031, 1038, 1048, 1049, 1055, 1056, 1057, 1058, 1059, 1060, 1062, 1063, 1064, 1066, 1067, 1069, 1076, 1078, 1079, 1080, 1081, 1083, 1086, 1088, 1096, 1097, 1099, 1101, 1102, 1104, 1108, 1111, 1117, 1120, 1122, 1127, 1130, 1135, 1136, 1138, 1139, 1140, 1149, 1150, 1152, 1153, 1156, 1157, 1159, 1162, 1163, 1168, 1171, 1179, 1180, 1181, 1182, 1184, 1185, 1187, 1189, 1197, 1198, 1202, 1203, 1209, 1221, 1225, 1232, 1248, 1271, 1273, 1275, 1276, 1277, 1278, 1279, 1281, 1286, 1289, 1291, 1293, 1300, 1301, 1303, 1307, 1311, 1312, 1313, 1315, 1317, 1319.

SENT TO SECRETARY OF STATE
S. J. R. 7, 1002, 1005, 1006
BILLS VETOED BY THE GOVERNOR
S. F. 1144

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7 By Walsh, Doderer, Lam- born, Arbuckle, Benda, Potget- er, Thordsen, Schaben, Gaudi- neer, Glenn, Dodds, Griffin and McGill. A joint resolution re- lating to the voting age of electors.		House refused to concur	345
Committee report	171	Signed by Speaker	424
Recommended amendment, pas- sage	171	1002 By Judiciary. A joint resolu- tion proposing an amend- ment to the constitution of the state of Iowa relating to judges of the district court and supreme court.	
Committee amendment	171	Received, referred to constitu- tional amendments and reapportion- ment	813
Amendment filed	174	Sifting recommends calendar ...	1305
Committee report adopted	175	Amendment filed	1431
Point of order raised	190	Amendment withdrawn	1441
Amendment lost	191	Passed House. Ayes 109, nays none	1442
Amendment filed	192	Explanation of vote	1461
Amendment lost	193	Signed by Speaker	1530
Amendment filed	193	1003 By Potgeter. A joint resolu- tion to establish an interim committee to study the millage levy and related areas of finan- cial support for area vocational school and community col- lege districts.	
Amendment lost	194	Received, referred to sifting ...	1459
Amendments filed	194	1005 By O'Malley, DeKoster, Smith, Gaudineer, Denman, Griffin, Sullivan, Van Glist, Reichardt, Nicholson, Lucken, Shirley and Palmer. A joint resolution to make an appropria- tion to the College of Osteopathic Medicine and Sur- gery.	
Points of order raised	194	Received, referred to appropria- tions	1286
Amendments filed	195	Committee report	1453
Points of order raised	195	Recommended passage	1453
Amendment filed	196	Committee report adopted	1459
Point of order raised	196	Passed House. Ayes 102, nays none	1472
Amendments filed	197	Explanation of vote	1484
Amendments withdrawn	197	Signed by Speaker	1572
Point of order raised	197		
Amendments filed	198		
Amendments withdrawn	198		
Points of order raised	198		
Amendments filed	200		
Amendments filed	201		
Amendments filed	202		
Amendments filed	203		
Amendments filed	204		
Amendment lost	209		
Amendment lost	210		
Amendment lost	211		
Amendment adopted	211		
Amendments withdrawn	211		
Point of order raised	212		
Committee amendment adopted ..	213		
Passed House. Ayes 96, nays 22 ..	214		
Explanation of vote	214		

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S. J. R.	Page
1006 By Conklin and Schaben (Darrington and Newton). A joint resolution authorizing and directing the state executive council to proceed with negotiations to acquire the Hubbell Mansion known as Terrace Hill.	
Received, referred to sifting	1550
Substituted for H.J.R. 1006	1637
Amendment filed	1637
Amendment lost	1637
Passed House. Ayes 80, nays 26	1637
Signed by Speaker	1723

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12 By Frommelt, Balloun, Lange, Doderer, Schaben and Coleman (Klein, Gannon, Miller of Des Moines, Dougherty, Wells, Lipsky, Dunton, Pelton, and Blouin). A bill for an act relating to benefits payable to retired members and beneficiaries under the peace officers' retirement system.	
Received, referred to state government	594

20 By Gaudineer. A bill for an act relating to demurrers by defendants in criminal actions.	
Received, referred to judiciary	232
Sifting recommends calendar	1201
Passed House. Ayes 101, nays 2	1407
Signed by Speaker	1529

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.	
Committee report	488
Recommended passage	488
Committee report adopted	492
Amendment filed	533
Amendment filed	545
Amendment filed	572
Amendment filed	1069

33 By Balloun. A bill for an act relating to roadside parks.	
Committee report	48
Recommended passage	48
Committee report adopted	51
Passed House. Ayes 106, nays none	105
Signed by Speaker	171

58 By Frey. A bill for an act relating to the compensation for members of examining boards.	
Received, referred to sifting	1317
Re-referred to appropriations	1394
Committee report	1453
Recommended passage	1453
Committee report adopted	1459
Passed House, Ayes 103, nays none	1473
Explanation of vote	1484
Signed by Speaker	1572

77 By Frey. A bill for an act relating to licenses in the practice of medicine.	
Received, referred to state government	98
Committee report	250
Recommended amendment passage	250

Committee amendment	250
Amendment filed	252
Committee report adopted	253
Committee amendment adopted	256
Amendment filed	257
Amendments adopted	257
Passed House. Ayes 104, nays 3	257
Signed by Speaker	487

82 By O'Malley. A bill for an act to authorize the industrial commissioner to order the taking of depositions in workmen's compensation cases.	
Received, referred to human and industrial relations	320
Committee report	1043
Recommended passage	1043
Committee report adopted	1049
Sifting recommends calendar	1201
Passed House. Ayes 89, nays none	1255
Signed by Speaker	1529

83 By O'Malley. A bill for an act relating to the duties of the industrial commissioner.	
Received, referred to human and industrial relations	232
Committee report	1043
Recommended passage	1043
Committee report adopted	1049
Sifting recommends calendar	1201
Passed House. Ayes 92, nays none	1356
Signed by Speaker	1529

87 By Frey, Schaben and DeHart. A bill for an act to repeal the county option provisions of chapter 123, Code 1966.	
Committee report	468
Reported without recommendation	468
Committee report adopted	473
Amendments filed	386
Point of order raised	844
Motion to table	844
Motion to table lost	844
Amendment lost	844
Amendment withdrawn	849
Passed House. Ayes 70, nays 49	935
Motion filed to reconsider vote	936
Motion to reconsider vote laid on table	936
Motion to reconsider vote laid on table prevailed	936
Signed by Speaker	991

97 By Frommelt. A bill for an act relating to the filing of retail licensee prices.	
Committee report	81
Recommended passage	81
Committee report adopted	83
Passed House. Ayes 110, nays none	132
Signed by Speaker	171

120 By DeHart, Frey and Coleman. A bill for an act relating to the surrender of beer permits.	
Sifting recommends calendar	1505
Passed House. Ayes 100, nays none	1655
Signed by Speaker	1723

124 By Sullivan. A bill for an act relating to attorney fees.	
Committee report	29
Recommended passage	29

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Committee report adopted	51
Amendment adopted	94
Passed House. Ayes 100, nays 4 ..	94
Amendment filed	187
House concurred	219
Passed House. Ayes 94, nays none	219
Signed by Speaker	278
125 By Shirley. A bill for an act relating to civil service. Received, referred to cities and towns	643
Sifting recommends calendar	1304
Objection filed	1366
173 By Thordsen, Sullivan and Denman (Shaw, Kluever, Dutton and Holden). A bill for an act relating to employment agencies and the fees charged thereby.	
Committee report	1043
Recommended passage	1043
Committee report adopted	1049
To sifting committee	1023
Motion filed to withdraw from sifting	1447
Sifting recommends calendar	1505
Amendment filed	1530
Amendment filed	1610
Amendment filed	1643
Amendment withdrawn	1674
Amendment filed	1674
Amendment adopted	1674
Amendment adopted	1675
Amendment withdrawn	1675
Passed House. Ayes 105, nays 13 ..	1675
Signed by Speaker	1723
178 By Thordsen, Briles, Frey, Walsh, Stanley, Sullivan, DeHart, Balloun, O'Malley, Gaudineer, Coleman, Conklin, Nicholson, Curran, Ar buckle, 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.	
Committee report	808
Recommended passage	808
Committee report adopted	812
Placed on calendar	1013
Amendment filed	1047
Amendment withdrawn	1119
Committee amendment withdrawn ..	1119
Passed House. Ayes 100, nays 2 ..	1120
Motion filed to reconsider vote ..	1120
Motion to reconsider vote laid on table	1120
Motion to reconsider vote laid on table prevailed	1120
Explanation of votes	1131
Signed by Speaker	1217
184 By Judiciary. A bill for an act relating to sales and use tax exemptions to nonprofit educational institutions.	
Committee report	29
Recommended passage	29
Committee report adopted	51
Passed House. Ayes 108, nays none	95
Signed by Speaker	156
189 By Judiciary. A bill for an act relating to annual sessions	

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of the General Assembly.	
Committee report	29
Recommended indefinite postponement	29
Indefinitely postponed	84
201 By Keith, Lodwick, Erskine, McGill, Coleman and Van Gilat (Fisher of Greene, Miller of Des Moines, Middlewart, Cochran, Pierson, Campbell, Millen and Edgington). 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.	
Received, referred to agriculture	232
Committee report	857
Recommended passage	857
Committee report adopted	934
203 By Briles and Thordsen (Cafrey, Fisher of Greene, Mayberry, Tapscott, and Camp). A bill for an act relating to cancellation and nonrenewal of automobile liability insurance.	
Committee report	184
Recommended amendment, passage	184
Committee amendment	184
Committee report adopted	186
Amendment lost	271
Amendments filed	272
Amendment adopted	272
Amendments withdrawn	272
Amendment adopted	273
Passed House. Ayes 117, nays none	273
Signed by Speaker	424
220 By Schaben. A bill for an act relating to farm wagon licensing.	
Committee report	224
Recommended passage	224
Committee report adopted	231
Amendment filed	297
Amendment adopted	350
Passed House. Ayes 79, nays 33 ..	350
Motion filed to reconsider vote ..	364
Motion to reconsider vote failed ..	503
Signed by Speaker	704
238 By State Government. A bill for an act relating to the enforcement of laws and regulations regarding narcotic drugs, counterfeit drugs and depressants, and stimulant drugs.	
Committee report	992
Recommended amendment, passage	992
Committee amendment	992
Committee report adopted	999
Referred to appropriations	1022
Committee report	1202
Recommended amendment, passage	1202
Committee amendment	1202
Committee report adopted	1209
Amendment filed	1217
Committee amendment withdrawn ..	1235
Committee amendment adopted ..	1238
Amendment adopted	1240
Passed House. Ayes 102, nay 7 ..	1241
Signed by Speaker	1723

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244 By Potgieter. A bill for an act relating to the residency requirements for civil service workers.	
Received, referred to sifting	1252
Sifting recommends calendar	1425
Amendment filed	1580
Amendment filed	1573
Amendments adopted	1648
Passed House. Ayes 107, nays 1	1649
Signed by Speaker	1723
253 By DeKoster and Denman. A bill for an act relating to shorthand court reporters and their compensation.	
Received, referred to judiciary	739
Substituted for H.F. 1105	802
Passed House. Ayes 81, nays 19	803
Signed by Speaker	950
257 By Commerce. A bill for an act to prevent dual regulation of certain annuity and endowment contracts.	
Committee report	81
Recommended passage	81
Committee report adopted	83
Passed House. Ayes 112, nays none	133
Signed by Speaker	171
270 By Curran, Coleman, Stephens, Clarke, Dodds, Keith Laverty, Parker, Shaft and Smith. A bill for an act relating to merger and consolidation of cooperative associations.	
Received, referred to agriculture	34
Committee report	224
Recommended passage	225
Committee report adopted	231
Passed House. Ayes 108, nays none	277
Signed by Speaker	337
292 By Stanley and Shirley. A bill for an act relating to indemnification of officers, directors, employees, and agents of business corporations.	
Committee report	29
Recommended passage	29
Committee report adopted	51
Passed House. Ayes 102, nays 1	91
Signed by Speaker	156
300 By Stanley and Shirley. A bill for an act relating to business corporations.	
Committee report	953
Recommended passage	953
Committee report adopted	960
Placed on calendar	1013
Passed House. Ayes 100, nays none	1133
Signed by Speaker	1217
326 By Reichardt. A bill for an act to legalize professional boxing and wrestling.	
Received, referred to sifting	1434
Sifting recommends calendar	1572
Amendment filed	1660
Point of order raised	1660
Point of order raised	1661
Passed House. Ayes 84, nays 32	1661
Motion filed to reconsider vote	1662

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Motion to reconsider vote laid on table	1662
Motion to reconsider vote laid on table prevailed	1662
Signed by Speaker	1723
328 By Griffin and Denman. A bill for an act relating to statutes restricting the movement of overwidth vehicles and their application to urban transit systems.	
Committee report	251
Recommended passage	251
Committee report adopted	253
Passed House. Ayes 99, nays 4	368
Signed by Speaker	424
337 By Conservation and Recreation. A bill for an act relating to state park roads.	
Committee report	251
Recommended passage	251
Committee report adopted	253
Passed House. Ayes 96, nays none	366
Signed by Speaker	424
339 By Shirley, Walsh and Neu. A bill for an act to amend the residency requirements of municipal officers not elected by the voters.	
Committee report	263
Recommended passage	263
Committee report adopted	266
Passed House. Ayes 105, nays none	398
Signed by Speaker	468
340 By Briles. A bill for an act relating to election returns.	
Received, referred to county government	160
Committee report	388
Recommended passage	388
Committee report adopted	394
Passed House. Ayes 111, nays none	625
Signed by Speaker	704
344 By Thordsen. A bill for an act relating to the law-enforcement officers' training academy.	
Amendment filed	1019
Received, referred to law enforcement	1022
Sifting recommends calendar	1505
Amendment filed	1573
Amendments adopted	1654
Passed House. Ayes 104, nays none	1654
Signed by Speaker	1723
356 By Social Services. A bill for an act to provide that the authority for the commitment of neglected, dependent, and delinquent children shall lie with the department of social services.	
Received, referred to social services	395
Committee report	786
Recommended passage	786
Committee report adopted	793
Made special order	813
Special order lifted	848
Placed on calendar under unfinished business	848

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Amendment filed	864	Passed House. Ayes 105, nays 3 ..	96
Amendment adopted	941	Signed by Speaker	156
Passed House. Ayes 102, nays 7 ..	941	390 By Schools. A bill for an act	
Motion filed to reconsider vote ..	961	relating to tuition and transpor-	
Motion to reconsider vote failed ..	1296	tation for children resid-	
Signed by Speaker	1529	ing in state institutions, char-	
359 By McGill (Tieden). A bill		itable institutions, and licensed	
for an act relating to seasons		boarding homes, who enroll in	
for hunting fur-bearing ani-		special education programs	
mals.		conducted by county boards of	
Received, referred to conservation		education.	
and recreation	98	Received, referred to schools	160
Committee report	251	Committee report	951
Recommended passage	251	Recommended passage	951
Committee report adopted	253	Committee report adopted	960
Amendment filed	339	400 By Lodwick. A bill for an	
Amendment filed	363	act relating to the appointees	
Amendment adopted	367	of the governor.	
Amendment withdrawn	367	Committee report	311
Passed House. Ayes 104, nays		Recommended passage	311
none	367	Committee report adopted	318
Signed by Speaker	487	Passed House. Ayes 99, nays	
362 By Erskine, Potter, Ollen-		none	460
burg, Denman, Shaff, Thord-		Signed by Speaker	544
sen, Stephens, Smith, Keith,		406 By Messerly. A bill for an	
Coleman and Frommelt (Kruse,		act relating to records in the	
Bergman, Drake, Dietz, Lip-		county recorder's office.	
pold, and Nelson). A bill for an		Received, referred to county	
act relating to county conser-		government	129
vation boards.		Amendment filed	185
Received, referred to sifting ...	1285	Committee report	264
364 By Stanley and Shirley. A		Recommended passage	264
bill for an act relating to non-		Committee report adopted	266
profit corporations.		Amendment adopted	385
Committee report	30	Passed House. Ayes 98, nays 9 ..	385
Recommended passage	30	Signed by Speaker	487
Committee report adopted	51	407 By Messerly. A bill for an	
Amendment filed	82	act relating to benefited	
Amendment adopted	92	water districts.	
Passed House. Ayes 107, nays		Received, referred to county	
none	92	government	129
Signed by Speaker	215	Committee report	264
366 By Smith, Kyhl, Lamborn,		Recommended passage	264
Keith, Leonard, Griffin, Bal-		Committee report adopted	266
loun, Erskine, Ollenburg, Mc-		Amendment filed	363
Gill, Lucken and Van Gilst		Amendment adopted	401
(Grassley, Kennedy of Chick-		Passed House. Ayes 105, nays	
asaw and Rex). A bill for an		none	402
act to permit counties to be-		Signed by Speaker	487
come associated with the Iowa		410 By Erskine, Messerly and	
State Association of Counties.		McGill. A bill for an act re-	
Received, referred to county		lating to the creation and ac-	
government	395	quisition of conservation eas-	
Committee report	488	ements by voluntary means.	
Recommended passage	488	Committee report	251
Committee report adopted	492	Recommended passage	251
382 By Lamborn. A bill for an		Committee report adopted	253
act relating to interest rates		Amendment filed	407
on certain special assessments,		Amendment lost	417
interim financing warrants and		Passed House. Ayes 94, nays 9 ..	417
drainage assessments and		Signed by Speaker	468
bonds payable from assess-		417 By DeKoster. A bill for an	
ments.		act to provide for the registra-	
Received, passed on file	1580	tion and protection of marks.	
Passed House. Ayes 104, nays		Committee report	360
none	1672	Recommended amendment, pas-	
Signed by Speaker	1723	sage	360
385 By Rigler. A bill for an act		Committee amendment	360
relating to the highway safety		Committee report adopted	364
programs.		Committee amendment adopted ..	560
Committee report	31	Passed House. Ayes 105, nays	
Recommended passage	31	none	561
Committee report adopted	51	Signed by Speaker	704
		440 By Law Enforcement. A bill	
		for an act relating to the	

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granting of military service exemption benefits to dependents.	
Committee report	544
Recommended passage	544
Committee report adopted	548
Placed on calendar	696
Passed House. Ayes 95, nays none	815
Signed by Speaker	991
444 By Mowry. A bill for an act relating to post-conviction procedure.	
Received, referred to judiciary ..	255
Committee report	637
Recommended passage	637
Committee report adopted	643
Placed on calendar	1013
Passed House. Ayes 83, nays 15	1364
Signed by Speaker	1529
452 By Law Enforcement. A bill for an act relating to federal tax liens on vehicles for which a certificate of title is required.	
Received, referred to law enforcement	160
456 By Social Services. A bill for an act relating to the licensing and registration of nursing home administrators.	
Received, referred to sifting	1156
Sifting recommends calendar	1200
Amendments filed	1218
Amendment filed	1247
Amendments filed	1308
Amendment adopted	1410
Amendments adopted	1411
Amendments filed	1412
Amendments adopted	1412
Amendment lost	1412
Passed House. Ayes 95, nays 11	1412
House refused to concur	1588
Conference committee appointed	1607
Conference committee report	1682
Conference committee report adopted	1682
Passed House. Ayes 104, nays 3	1684
Signed by Speaker	1723
459 By Sullivan, Nicholson, Frey, Benda, Denman, Thordsen and Reichardt (Crabb, Corey, Knoblauch, Bennett and Battles). A bill for an act relating to members designated to elect members of the state fair board.	
Received, referred to agriculture	181
460 By Conklin. A bill for an act relating to the fee for filing notice of corporate dissolution.	
Received, referred to county government	701
Committee report	857
Recommended passage	857
Committee report adopted	934
Sifting recommends calendar	1305
Passed House. Ayes 101, nays none	1405
Signed by Speaker	1529
475 By Stanley, Potgeter and Walsh. A bill for an act to provide for incentive awards to state employees who develop or participate in cost reduction plans or contribute to	

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efficiency and economy in state government.	
Committee report	48
Recommended passage	48
Committee report adopted	51
Passed House. Ayes 105, nays none	131
Signed by Speaker	171
478 By Stanley, O'Malley, Conklin, DeKoster, Flatt, Kosek, Lamborn, Lodwick, Lucken, Potgeter and Sullivan. A bill for an act relating to the enforcement of obligations to support persons receiving public assistance, the appointment of a conservator for a person receiving public assistance, the protection of the public interest in the proper support of minor children of divorced or separated parents, and the duties of the county attorney and the county department of social welfare.	
Received, referred to social services	594
489 By Transportation. A bill for an act relating to the movement of vehicles and loads of excess size and weight.	
Received, referred to transportation	182
Committee report	251
Recommended passage	251
Committee report adopted	253
Amendment filed	316
Amendment adopted	369
Passed House. Ayes 97, nays 19	370
Motion filed to reconsider vote	373
Motion to reconsider vote withdrawn	454
Signed by Speaker	589
508 By Walsh. A bill for an act relating to distribution of food stamps, surplus foods, or other commodities.	
Received, referred to social services	764
512 By Dodds. A bill for an act relating to delinquent taxes.	
Received, referred to county government	396
526 By Schools. A bill for an act relating to the certification of teachers.	
Received, referred to schools	321
Committee report	951
Recommended amendment, passage	951
Committee amendment	951
Committee report adopted	960
Amendment filed	996
533 By Thordsen, Nicholson, Frey, Potter, O'Malley, Shirley, Schaben, DeHart, Kyhl, Ollenburg, Walsh, Stephens, Keith, Lucken, Gilley, Parker, Klink, and Potgeter. A bill for an act relating to the licensing and regulation of private detectives.	
Received, referred to law enforcement	160
Re-referred to judiciary	925

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534 By Transportation. A bill for an act relating to highway construction.		partments employees of the Iowa Department of Social Services and to insure that such employees are entitled to the same fringe benefits as employees of the Iowa Department of Social Services.	
Committee report	638	Received, referred to sifting	1578
Recommended ammendment, passage	638	585 By State Government. A bill for an act relating to a state crime laboratory, a state medical examiner, county medical examiners, and the investigation of unnatural deaths.	
Committee amendment	638	Committee report	609
Committee report adopted	643	Recommended ammendment, passage	609
Placed on calendar	1014	Committee amendment	609
Amendment adopted	1141	Committee report adopted	618
Passed House. Ayes 106, nays none	1141	Made special order	703
Signed by Speaker	1423	Amendment filed	760
554 By Stanley, Walsh, Clarke, Mowry, Benda, Lamborn, Balloun, Denman, DeKoster, Neu, Conklin and Shirley. A bill for an act relating to professional corporations and foreign professional corporations.		Amendments filed	761
Received, referred to commerce ..	344	Special order	766
Committee report	360	Amendment lost	771
Recommended passage	361	Amendments lost	772
Committee report adopted	364	Amendment withdrawn	772
Passed House. Ayes 107, nays 3 ..	569	Amendment filed	772
Signed by Speaker	704	Amendment lost	773
565 By Judiciary. 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 of-fices within the district court to receive uniform traffic violation penalties.		Committee ammendment adopted ..	773
Committee report	655	Passed House. Ayes 113, nays none	773
Recommended ammendment, passage	655	House concurred	1274
Committee ammendment	655	Passed House. Ayes 105, nays none	1275
Committee report adopted	663	Signed by Speaker	1423
Amendment filed	757	588 By Conservation and Recreation. A bill for an act relating to boating on artificial lakes and impoundments.	
Amendment filed	790	Received, referred to conserva-tion and recreation	145
Amendment filed	836	Committee report	676
Sifting recommends calendar	1079	Recommended passage	676
Amendments filed	1180	Committee report adopted	679
Amendments filed	1181	Placed on calendar	1013
Amendment filed	1183	Passed House. Ayes 94, nays 4 ..	1118
Amendment filed	1205	Explanation of votes	1131
Amendment filed	1218	Signed by Speaker	1217
Amendments filed	1334	594 By Law Enforcement. A bill for an act relating to fees charged for licenses of motor vehicle manufacturers, distributors, wholesalers, factory representatives, and distributor branch representatives.	
Motion to table	1470	Received, referred to judiciary ..	84
Tabled	1471	Committee report	991
Explanation of vote	1484	Recommended ammendment, passage	991
Motion to lift from table	1513	Committee ammendment	991
Motion to lift from table pre-vailed	1513	Committee report adopted	999
Amendment filed	1531	Amendment filed	1183
568 By Laverty and Gaudineer. A bill for an act to provide for establishment of benefited street lighting districts in un-incorporated areas.		Sifting recommends calendar	1201
Received, referred to county gov-ernment	396	Committee ammendment adopted ..	1360
Committee report	626	Amendment adopted	1360
Recommended passage	626	Passed House. Ayes, 87, nays 3 ..	1360
Committee report adopted	629	Signed by Speaker	1572
Placed on calendar	1013	596 By Judiciary. A bill for an act relating to real property titles.	
Passed House. Ayes 95, nays 4 ..	1117	Received, referred to judiciary ..	34
Explanation of votes	1131	Committee report	406
Signed by Speaker	1217	Recommended ammendment, passage	406
571 By Social Services. A bill for an act to make all employees of county welfare de-		Committee ammendment	406
		Committee report adopted	410

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Committee amendment adopted ..	683	Amendments adopted	1269
Passed House. Ayes 100, nays none	682	Amendments filed	1269
Explanation of vote	704	Amendment lost	1269
Signed by Speaker	785	Committee amendment adopted ..	1270
611 By Conservation and Recreation. A bill for an act relating to the use of hoop nets in flood control reservoirs.		Committee amendments adopted ..	1272
Committee report	994	Passed House. Ayes 92, nays 21 ..	1272
Recommended passage	994	Motion filed to reconsider vote ..	1273
Committee report adopted	999	Motion to reconsider vote laid on table	1273
620 By Human and Industrial Relations. A bill for an act authorizing the issuance of an operator's license to persons legally blind for identification only.		Motion to reconsider vote laid on table prevailed	1273
Committee report	1043	House refused to concur	1519
Recommended passage	1043	Conference committee appointed ..	1552
Committee report adopted	1049	Conference committee report	1640
Sifting recommends calendar	1065	Conference committee appointed ..	1700
Amendment filed	1078	Conference committee report	1700
Amendment filed	1081	Conference committee report adopted	1718
Amendment filed	1148	Passed House. Ayes 93, nays 28 ..	1720
Re-referred to sifting	1161	Signed by Speaker	1723
623 By County Government. A bill relating to county sheriffs and their deputies.		643 By Law Enforcement. A bill for an act relating to the registration of motor vehicles by a non-resident.	
Received, referred to judiciary ..	84	Received, referred to law enforcement	160
Committee report	991	Committee report	468
Recommended amendment, passage	991	Recommended passage	468
Committee amendment	991	Committee reported adopted	473
Committee report adopted	999	Placed on calendar	696
628 By Agriculture. A bill for an act to establish definitions and standards for frozen desserts.		Passed House. Ayes 98, nays 1 ..	802
Received, passed on file	76	Signed by Speaker	950
Substituted for H. F. 753	80	645 By Schools. A bill for an act to accept the provisions of the national school lunch act and the national child nutrition act of 1966.	
Amendment filed	514	Received, referred to schools	321
Amendment adopted	529	Committee report	626
Amendment adopted	530	Recommended passage	626
Passed House. Ayes 99, nays 12 ..	530	Committee report adopted	629
House refused to concur	674	Placed on calendar	785
Conference committee appointed ..	739	Passed House. Ayes 95, nays none	1116
Conference committee report	949	Explanation of votes	1131
Conference committee report adopted	1002	Signed by Speaker	1217
Passed House. Ayes 84, nays 6 ..	1002	657 By Commerce. A bill for an act relating to the storage of grain.	
Signed by Speaker	1104	Received, referred to commerce ..	321
640 By Schools. A bill for an act relating to school budget hearings.		659 By Commerce. A bill for an act relating to lost warehouse receipts.	
Committee report	859	Received, referred to commerce ..	268
Recommended passage	860	Committee report	952
Committee amendment	860	Recommended passage	952
Committee report adopted	934	Committee report adopted	960
Amendment filed	1081	Sifting recommends calendar ..	1425
Amendment filed	1125	Passed House. Ayes 104, nays none	1650
Amendment filed	1129	Signed by Speaker	1723
Amendment filed	1148	665 By State Government. 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 pro-	
Sifting recommends calendar	1200		
Amendments filed	1218		
Amendment filed	1247		
Amendment filed	1248		
Point of order raised	1262		
Amendment lost	1263		
Amendment adopted	1264		
Amendments adopted	1265		
Amendment adopted	1266		
Amendment adopted	1267		
Amendments adopted	1268		
Amendment withdrawn	1268		
Amendments filed	1268		
Amendment lost	1268		

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hibition 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.	
Amendment filed	698
Amendment filed	706
Committee report	722
Recommended amendment, passage	722
Committee amendment	722
Amendment filed	735
Committee report adopted	738
Amendment filed	761
Amendment filed	790
Made special order	793
Amendments filed	865
Amendments filed	954
Amendments filed	955
Amendments filed	957
Amendments filed	958
Special order	966
Amendment withdrawn	977
Amendments adopted	978
Amendment withdrawn	978
Amendment lost	979
Amendment adopted	979
Amendment lost	980
Amendment filed	980
Amendments adopted	980
Amendments withdrawn	980
Amendment adopted	981
Point of order raised	983
Amendment lost	984
Motion filed to reconsider vote ..	984
Motion to reconsider vote prevailed	984
Amendment adopted	984
Amendment lost	985
Amendment filed	985
Amendments adopted	986
Amendment withdrawn	986
Amendment lost	986
Amendment filed	986
Amendment lost	987
Motion filed to reconsider vote ..	987
Motion to reconsider vote prevailed	987
Amendment withdrawn	987
Amendment filed	987
Amendment adopted	988
Committee amendment adopted ..	988
Amendments withdrawn	988
Passed House. Ayes 95, nays 21 ..	988
Motion filed to reconsider vote ..	988
Motion to reconsider vote laid on table	989
Motion to reconsider vote laid on table prevailed	989
House concurred	1699
Passed House. Ayes 84, nays 34 ..	1699
Motion filed to reconsider vote ..	1700
Motion to reconsider vote laid on table	1700
Motion to reconsider vote laid on table prevailed	1700
Signed by Speaker	1723

683 By Judiciary. A bill for an act to authorize and direct the executive council to approve the issuance of a quit claim deed from the conservation

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commission to the Atlantic Richfield Company, a Pennsylvania corporation, for certain real estate located in Lee county, Iowa.	
Received, referred to judiciary ..	84
Committee report	442
Recommended passage	442
Committee report adopted	445
Passed House. Ayes 101, nays 1 ..	526
Signed by Speaker	589
1001 By Judiciary. A bill for an act relating to state director of Social Services as the recipient of certain federal aid funds.	
Received, referred to judiciary ...	54
Committee report	182
Recommended passage	182
Committee report adopted	186
Passed House. Ayes 109, nays none	238
Motion filed to reconsider vote ..	249
Amendment filed	252
Amendment filed	867
Motion to reconsider vote prevailed	940
Amendment filed	996
1002 By Judiciary. A bill for act to clarify the definition of purchase price under the use tax law.	
Received, referred to judiciary ..	186
1004 By Judiciary. A bill for an act to remove a reference to terms of court in the statute relating to notice to a foreign corporation committing a tort in Iowa.	
Received, passed on file	54
Substituted for H. F. 1024	54
Passed House. Ayes 109, nays none	55
Signed by Speaker	124
1005 By Judiciary. A bill for an act relating to time of trial for persons held for a public offense.	
Received, referred to judiciary ..	54
Committee report	182
Recommended passage	182
Committee report adopted	186
Passed House. Ayes 110, nays none	239
Signed by Speaker	278
1006 By Judiciary. A bill for an act to clarify chapter 142, Acts of the Sixty-third General Assembly, first session, relating to eradication of hog cholera.	
Received, referred to judiciary ..	76
Amendment filed	1369
1007 By Judiciary. A bill for an act relating to a temporary initial assessment against all public utilities to provide a fund for implementation of the public utilities regulation law.	
Received, referred to judiciary ..	54
Committee report	182
Recommended passage	182
Committee report adopted	186
Passed House. Ayes 104, nays none	240
Signed by Speaker	278

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1008 By Judiciary. A bill for an act relating to distribution of code commission briefs. Received, referred to judiciary ...	54	1016 By Judiciary. A bill for an act relating to obsolete provisions in the law relating to county expenditures. Received, referred to judiciary ...	85
1009 By Judiciary. A bill for an act relating to acknowledgments by notaries public. Received, referred to judiciary ..	54	Committee report	183
Committee report	183	Recommended passage	184
Recommended passage	183	Committee report adopted	186
Committee report adopted	186	Passed House. Ayes 102, nays none	224
Passed House. Ayes 105, nays none	241	Signed by Speaker	278
Motion filed to reconsider vote ..	249	1023 By Glenn. A bill for an act relating to estates exempt from inheritance tax. Received, referred to judiciary ...	182
Amendment filed	1218	Committee report	442
Amendment filed	1282	Recommended passage	442
Amendment filed	1309	Committee report adopted	445
Motion to reconsider vote failed. .	1354	Passed House. Ayes 100, nays 2 ..	692
Signed by Speaker	1529	Signed by Speaker	756
1010 By Judiciary. A bill for an act to clarify the Iowa liquor control act. Received, referred to judiciary ..	76	1026 By Hougen. A bill for an act relating to the merit system of personnel administration for state employees. Amendment filed	126
Committee report	183	1031 By Gaudineer. A bill for an act relating to probate inventories. Received, referred to judiciary ...	255
Recommended passage	183	Committee report	567
Committee report adopted	186	Recommended passage	567
Re-referred to judiciary	241	Committee report adopted	575
1011 By Judiciary. A bill for an act relating to a minimum motor vehicle registration fee. Received, referred to judiciary ..	54	Placed on calendar	696
Committee report	183	Passed House. Ayes 96, nays none	817
Recommended passage	183	Signed by Speaker	991
Committee report adopted	186	1032 By Gaudineer. A bill for an act relating to the primary road system. Received, referred to transportation	447
Amendment filed	201	1033, By Gaudineer. A bill for an act relating to the revocation of the license or driving privilege of any operator or chauffeur. Received, referred to law enforcement	232
Amendment adopted	307	1038 By Shirley (Rodgers). A bill for an act to legalize and validate the proceedings of the board of supervisors of Dallas county, Iowa, authorizing and providing for the issuance of county home bonds of said county 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 county. Received, referred to judiciary ..	160
Passed House. Ayes 103, nays 4 ..	307	Proof of publication certified	143
Signed by Speaker	424	Committee report	407
1012 By Judiciary. A bill for an act relating to drainage laws. Received, referred to judiciary ..	84	Recommended passage	407
Committee report	183	Committee report adopted	410
Recommended passage	183	Passed House. Ayes 88, nays none	494
Committee report adopted	186	Signed by Speaker	544
Passed House. Ayes 113, nays 1 ..	242	1043 By Mowry (Hill and Miller of Marshall). A bill for an act relating to municipal court judges. Received, referred to judiciary ..	709
Signed by Speaker	278	Amendment filed	1105
1013 By Judiciary. A bill for an act relating to registration and operation of motor vehicles. Received, referred to judiciary ..	76		
Committee report	183		
Recommended passage	183		
Committee report adopted	186		
Passed House. Ayes 105, nays none	308		
Signed by Speaker	359		
1014 By Judiciary. A bill for an act relating to admission and exclusion of school pupils. Received, referred to judiciary ..	76		
Committee report	183		
Recommended passage	183		
Committee report adopted	186		
Re-referred to judiciary	401		
1015 By Judiciary. A bill for an act relating to an obsolete reference to the state tax commission. Received, referred to judiciary ..	76		
Committee report	183		
Recommended passage	183		
Committee report adopted	186		
Passed House. Ayes 107, nays none	243		
Signed by Speaker	278		

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1048 By Van Gilst (Pierson and Dougherty). A bill for an act relating to township halls.		Received, referred to judiciary ..	122
Received, referred to county government	396	Committee report	406
Committee report	757	Recommended passage	406
Recommended passage	757	Committee report adopted	410
Committee report adopted	764	Passed House. Ayes 100, nays none	683
Placed on calendar	1013	Explanation of vote	704
Amendment filed	1238	Signed by Speaker	756
Amendment adopted	1239	1057 By Mowry and Rigler. A bill for an act relating to special limitations of actions regarding the recovery of interests in real estate.	
Passed House. Ayes 102, nays none	1239	Received, referred to commerce ..	522
Signed by Speaker	1529	Sifting recommends calendar ..	1261
1049 By Shirley (Rodgers). A bill for an act to legalize and validate the proceedings of the board of directors of the Perry community school district in the counties of Dallas, Boone and Greene, state of Iowa, in connection with the purchase under a real estate installment purchase contract of certain real estate by said board of directors from Dorothy May Marker and Loren Marker and declaring the validity of said contract and that said contract shall constitute a valid and binding obligation of said school district.		Passed House. Ayes 80, nays 2 ..	1397
Received, referred to judiciary ..	207	Signed by Speaker	1529
Proof of publication certified	33	1058 By Mowry and Rigler. A bill for an act legalizing wills.	
Committee report	442	Received, referred to judiciary ..	182
Recommended passage	442	Committee report	407
Committee report adopted	445	Recommended amendment, passage	407
Passed House. Ayes 97, nays 2 ..	600	Committee amendment	407
Signed by Speaker	704	Committee report adopted	410
1051 By Shaff. A bill for an act concerning county ambulance service.		Amendment filed	473
Received, referred to county government	522	Amendment adopted	684
1055 By Transportation. A bill for an act to provide a relocation advisory assistance program and relocation payments to persons displaced by highway projects.		Committee amendment adopted ..	684
Received, referred to transportation	176	Passed House. Ayes 101, nays none	685
Committee report	251	Signed by Speaker	991
Recommended amendment, passage	252	1059 By County Government. A bill for an act to make the latest increase in compensation of certain county officers retroactive to July 1 1969, independent of the valuation of moneys and credits assessed in the county, to reinstate additional compensation for certain county officers in counties having two places at which district court is held, and to legalize certain payments previously made.	
Committee amendment	252	Amendments filed	141
Committee report adopted	253	Received, passed on file	145
Amendments adopted	377	Substituted for H. F. 1056	149
Amendment withdrawn	377	Amendment lost	151
Amendment filed	377	Amendment withdrawn	151
Passed House. Ayes 112, nays none	378	Amendment filed	151
House Insisted	448	Amendment adopted	152
Conference committee appointed.	448	Passed House. Ayes 111, nays 3 ..	152
Conference committee report	521	Signed by Speaker	215
Conference committee appointed.	522	1060 By Social Services. A bill to transfer the unexpended and unencumbered balance of the capital appropriation made by the Sixty-second General Assembly for a new medium security institution for men at Anamosa, to supplement the appropriation made by the Sixty-third General Assembly, first session, for the old age assistance program.	
Conference committee report	733	Received, referred to appropriations	1434
Conference committee report adopted	797	Committee report	1491
Passed House. Ayes 104, nays none	797	Recommended passage	1491
Signed by Speaker	820	Committee report adopted	1504
1056 By Mowry and Rigler. A bill for an act relating to legalizing acts of notaries public and acknowledgments.		Passed House. Ayes 87, nays 23 ..	1605
		Motion filed to reconsider vote ..	1606
		Motion to reconsider vote laid on table	1606

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Motion to reconsider vote laid on table prevailed	1606
Signed by Speaker	1703
1061 By Keith. A bill for an act relating to the qualifications of soil conservation district commissioners.	
Received, referred to agriculture	396
Sifting recommends calendar	1506
Withdrawn	1656
1062 By Keith. A bill for an act relating to a department of soil conservation.	
Received, referred to agriculture	396
Committee report	857
Recommended passage	857
Committee report adopted	934
Placed on calendar	1013
Passed House. Ayes 97, nays none	1121
Explanation of votes	1131
Signed by Speaker	1217
1063 By Commerce. A bill for an act relating to the regulation of public utilities.	
Received, referred to commerce ..	207
Committee report	658
Recommended passage	658
Committee report adopted	663
Amendment filed	790
Made special order	813
Amendment filed	836
Amendment filed	837
Amendments filed	931
Special order	936
Amendment withdrawn	936
Amendment withdrawn	937
Amendments withdrawn	938
Point of order raised	938
Amendment lost	939
Passed House. Ayes 106, nays 10 ..	939
Signed by Speaker	1065
1064 By Commerce. A bill for an act relating to the annual report of the commerce commission.	
Received, referred to commerce ..	176
Committee report	952
Recommended passage	952
Committee report adopted	960
Sifting recommends calendar	1425
Passed House. Ayes 103, nays none	1651
Signed by Speaker	1723
1066 By Mowry and Rigler. A bill for an act legalizing prior judgments and decrees.	
Received, referred to judiciary ..	187
Committee report	406
Recommended passage	407
Committee report adopted	410
Passed House. Ayes 97, nays none	685
Signed by Speaker	756
1067 By Erskine (Crabb). A bill for an act relating to the identification of cattle for quarantine purposes for bovine brucellosis eradication.	
Received, referred to agriculture	664
Committee report	1086
Recommended passage	1086

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Referred to sifting	1066
Committee report adopted	1071
Sifting recommends calendar	1505
Amendment filed	1573
Amendment lost	1688
Passed House. Ayes 109, nays 3 ..	1688
Signed by Speaker	1723
1069 By Lucken, Erskine and Sullivan (Peterson, Andersen, Koch, Doyle, Dooley, and Stokes). A bill for an act relating to secondary roads.	
Received, referred to county government	233
Committee report	264
Recommended passage	264
Committee report adopted	266
Passed House. Ayes 108, nays none	386
Signed by Speaker	468
1070 By Judiciary. A bill for an act relating to the clerk of district court.	
Received, referred to judiciary ...	207
1076 By Law Enforcement. A bill for an act relating to venue in forgery cases.	
Received, referred to law enforcement	182
Sifting recommends calendar	1201
Passed House. Ayes 98, nays none	1363
Signed by Speaker	1529
1078 By Mowry, Mogged, Potgeter, Dodds, Leonard, Lange, Thorndsen, Lucken, Hougén, Sullivan, Briles, Kuhl, Coleman, Erskine, Ollenburg, Curran, Frey, Balloun, Potter, Lamborn and Conklin (Fischer of Grundy, Miller of Marshall, Logue, Kennedy of Dubuque, Edgington, Johnson of Audubon-Guthrie, Dietz and Weichman). A bill for an act to appropriate from the general fund of the state of Iowa for capital improvements at the Iowa soldiers' home at Marshalltown.	
Received, referred to appropriations	1394
Committee report	1491
Recommended passage	1491
Committee report adopted	1504
Passed House. Ayes 99, nays 6 ..	1604
Signed by Speaker	1703
1079 By Conservation and Recreation. A bill for an act relating to conservation.	
Received, referred to conservation and recreation	233
Committee report	388
Recommended passage	388
Committee report adopted	394
Passed House. Ayes 89, nays none	598
Signed by Speaker	704
1080 By Mowry. A bill for an act to legalize a transfer of real property from the board of directors of the LeGrand Consolidated School District, LeGrand, Iowa, to Alfred J. Witham.	

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Received, referred to judiciary ..	255
Proof of publication certified	143
Committee report	442
Recommended passage	442
Committee report adopted	445
Passed House. Ayes 98, nays none	601
Signed by speaker	704
1081 By Social Services. A bill for an act to change the requirement for third-party medical assistance from a mandatory requirement to a permissive requirement.	
Received, referred to social services	301
Substituted for H. F. 610	348
Passed House. Ayes 112, nays none	349
Signed by Speaker	424
1083 By Schools. A bill for an act to revise, update, and correct certain sections of the Code of Iowa relating to schools, school corporations and school elections.	
Received, referred to schools	301
Amendment filed	392
Substituted for H. F. 1134	399
Amendment adopted	400
Passed House. Ayes 110, nays none	400
House concurred	675
Passed House. Ayes 102, nays 1 ..	675
Signed by Speaker	950
1084 By Nicholson and Gaudineer (Pelton and Millen). A bill for an act relating to collective bargaining in public employment.	
Amendment filed	1370
Received, referred to sifting	1394
Amendment filed	1531
Re-referred to appropriations	1554
Amendment filed	1574
Amendment filed	1576
Amendment filed	1610
Amendment filed	1643
1085 By McGill. A bill for an act relating to the use of traps.	
Received, referred to conservation and recreation	594
Committee report	786
Recommended passage	787
Committee report adopted	793
1086 By Gaudineer and Clarke. A bill for an act relating to the salaries of persons appointed to fill vacancies in a public office.	
Received, referred to state government	255
Committee report	311
Recommended passage	312
Amendment filed	316
Committee report adopted	318
Amendment adopted	461
Passed House. Ayes 102, nays none	461
Signed by Speaker	544
1088 By Ways and Means. A bill for an act relating to the assessment, payment of and budgetary consideration to be given the tax equivalent on	

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municipal property acquired in support of industrial projects.	
Received, referred to ways and means	187
Committee report	362
Recommended passage	362
Committee report adopted	364
Passed House. Ayes 111, nays none	397
Signed by Speaker	439
1091 By Transportation. A bill for an act relating to slow-moving vehicle warning devices.	
Received, referred to transportation	293
Amendment filed	316
Committee report	950
Recommended amendment, passage	950
Committee amendment	950
Committee report adopted	960
Amendment filed	996
Amendment filed	1083
Amendment filed	1248
1096 By DeKoster and Griffin. A bill for an act relating to the appointment of interpreters in legal proceedings before any court or administrative agency.	
Received, referred to sifting	1110
Sifting recommends calendar	1305
Passed House. Ayes 98, nays none	1402
Signed by Speaker	1529
1097 By County Government. A bill for an act relating to county agricultural extension districts.	
Received, referred to county government	321
Committee report	388
Recommended passage	388
Amendment filed	392
Committee report adopted	394
Point of order raised	681
Amendment lost	681
Passed House. Ayes 107, nays 4 ..	681
Explanation of vote	704
Signed by Speaker	756
1099 By Commerce. A bill for an act relating to savings and loan associations.	
Received, referred to commerce ..	268
Committee report	469
Recommended passage	469
Committee report adopted	473
Passed House. Ayes 93, nays none	602
Signed by Speaker	704
1100 By Transportation. A bill for an act relating to condemnation commissions.	
Received, referred to transportation	344
1101 By Balloun. A bill for an act specifically providing that cities and towns within the outside boundaries of any soil conservation district are a part of such district, and granting the governing bodies of such cities and towns discretion to remove them from the juris-	

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diction of the soil conservation district.		Sifting recommends calendar . . .	1305
Received, referred to cities and towns	664	Amendments withdrawn	1366
Committee report	1066	Amendment adopted	1406
Recommended passage	1066	Committee amendment withdrawn	1406
Referred to sifting	1066	Passed House. Ayes 97, nays none	1406
Committee report adopted	1071	Signed by Speaker	1703
Sifting recommends calendar	1424	1120 By Bass. A bill for an act relating to the conveyance of land in Page county.	
Passed House. Ayes 94, nays none	1581	Received, referred to judiciary	396
Signed by Speaker	1703	Committee report	567
1102 By Commerce. A bill for an act to avoid financial loss due to insolvency of an insurer.		Recommended passage	567
Received, referred to commerce	321	Committee report adopted	575
Substituted for H. F. 1168	455	Placed on calendar	696
Passed House. Ayes 110, nays none	455	Passed House. Ayes 94, nays none	816
Signed by Speaker	589	Signed by Speaker	991
1103 By Judiciary. A bill for an act to permit county boards of supervisors to purchase a blanket bond for those county employees required to be bonded.		1121 By Judiciary. A bill for an act relating to the operation aircraft.	
Received, referred to judiciary	321	Received, referred to judiciary	366
1104 By Klink. A bill for an act relating to the mileage and expenses of county engineers.		1122 By Lange and Mogged (Van Drie and Fischer of Grundy). A bill for an act relating to seals on alcoholic liquor.	
Received, referred to county government	701	Received, referred to law enforcement	701
Committee report	857	Re-referred to state government	842
Recommended passage	857	Committee report	952
Committee report adopted	934	Recommended passage	952
Sifting recommends calendar	1304	Committee report adopted	960
Passed House. Ayes 87, nays none	1400	Placed on calendar	1013
Signed by Speaker	1529	Passed House. Ayes 92, nays 18	1134
1108 By Griffin. A bill for an act to permit the superintendent of banking to charge a fee for examination of firms licensed under chapter 536 of the Code.		Signed by Speaker	1217
Received, passed on file	353	1124 By Mowry. A bill for an act to provide for variance from employment safety rules, regulations or standards.	
Substituted for H. F. 1110	353	Received, referred to sifting	1110
Passed House. Ayes 99, nays none	354	1127 By Mowry. A bill for an act relating to the appropriation to the supreme court made by the Sixty-third General Assembly, first session.	
Signed by Speaker	424	Received, referred to appropriations	701
1111 By Rigler. A bill for an act relating to election precincts.		Committee report	1125
Received, referred to sifting	1210	Recommended passage	1125
Sifting recommends calendar	1425	Committee report adopted	1131
Amendment filed	1492	Passed House. Ayes 101, nays 3	1166
Amendment withdrawn	1582	Motion filed to reconsider vote	1186
Passed House. Ayes 95, nays 1	1582	Amendment filed	1206
Signed by Speaker	1703	Motion to reconsider vote failed	1348
1116 By Commerce. A bill for an act relating to the termination of insurance agency contracts.		Signed by Speaker	1423
Received, referred to commerce	344	1130 By Van Gilst (Dunton). A bill for an act relating to average daily membership for public high school districts.	
1117 By Mowry. A bill for an act relating to federal tax lien registration.		Received, referred to sifting	1551
Received, referred to judiciary	396	Sifting recommends calendar	1573
Committee report	567	Passed House. Ayes 107, nays none	1657
Recommended amendment, passage	567	Signed by Speaker	1723
Committee amendment	567	1135 By County Government (Holden and Gannon). A bill for an act relating to the power of eminent domain.	
Committee report adopted	575	Received, referred to commerce	321
Amendment filed	932	Committee report	567
Amendment filed	1106	Recommended passage	567
Amendment filed	1148	Committee report adopted	575

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Amendment filed	640	Passed House. Ayes 105, nays 3 ..	944
Amendment filed	698	Signed by Speaker	950
Made special order	713	1141 By Potter, Lange, Lamborn, Laveity, Gaudineer, Doderer, Davis, Sullivan, Potgeter and Kosek. A bill for an act relat- ing to the real property tax credit provided for disabled veterans.	
Amendment filed	761	Received, referred to ways and means	701
Special order	774	1143 By Social Services. A bill for an act relating to medical assistance.	
Amendment filed	775	Received, referred to social serv- ices	428
Amendments adopted	775	1144 By Lange, Rigler, Arbuckle, Denman and Gaudineer (Van Nostrand, Baker and Den Herder). A bill for an act rel- ating to the control and regu- lation of drugs.	
Amendments withdrawn	775	Received referred to social serv- ices	447
Passed House. Ayes 109, nays none	777	Amendment filed	1019
House concurred	1077	Sifting recommends calendar ..	1505
Passed House. Ayes 91, nays none	1077	Amendment filed	1531
Signed by Speaker	1217	Amendment lost	1606
1136 By County Government (Holden, Stromer and Gannon). A bill for an act relating to the information to be furnished property owners in negotia- tions for land for highway purposes.		Amendment withdrawn	1606
Received, referred to commerce ..	428	Amendment filed	1606
Committee report	567	Amendment lost	1617
Recommended passage	568	Point of order raised	1617
Committee report adopted	575	Failed to pass House. Ayes 61, nays 53	1618
Amendment filed	677	Motion filed to reconsider vote ..	1618
Made special order	713	Motion to reconsider vote pre- valled	1626
Special order	776	Passed House. Ayes 69, nays 42 ..	1627
Amendment withdrawn	776	Motion filed to reconsider vote ..	1628
Amendment filed	776	Motion to reconsider vote laid on table	1628
Amendment adopted	776	Motion to reconsider vote laid on table prevailed	1628
Passed House. Ayes 115, nays none	776	Signed by Speaker	1703
Signed by Speaker	991	1148 By Judiciary. A bill for an act relating to legalizing acts.	
1137 By McGill. A bill for an act to restrict the use of firearms.		Received, referred to judiciary ..	296
Received, referred to sifting	1050	1149 By Judiciary. A bill for an act relating to publication of the opinions of the supreme court.	
1138 By Conservation and Recre- ation. A bill for an act rel- ating to the protection of non- game birds.		Received, referred to judiciary ..	396
Received, referred to conserva- tion and recreation	366	Committee report	637
Committee report	487	Recommended passage	637
Recommended passage	488	Committee report adopted	643
Committee report adopted	492	Placed on calendar	784
Placed on calendar	696	Passed House. Ayes 89, nays none	1060
Passed House. Ayes 101, nays none	814	Signed by Speaker	1104
Signed by Speaker	991	1150 By Commerce. A bill for an act relating to technical cor- rections required by passage of the Iowa banking act of 1969.	
1139 By Lamborn, Gaudineer, Gil- ley, Rigler, Sullivan and O'Mal- ley (Hansen of Black Hawk, Dunton, Menefee, Millen, Lang- land, Alt and Camp). A bill for an act relating to the issuance of public bonds.		Received, referred to commerce ..	396
Received, referred to ways and means	664	Committee report	568
Committee report	789	Recommended passage	568
Recommended passage	790	Committee report adopted	575
Committee report adopted	793	Passed House. Ayes 97, nays none	606
Passed House. Ayes 111, nays 2 ..	943	Signed by Speaker	704
Signed by Speaker	950	1151 By Moggad, Briles, Lucken, Rabedeaux, Van Gilst, Thord- sen, Potgeter, Arbuckle, Leon- ard, Kyhl, Gaudineer, Keith,	
1140 By Lamborn, Gaudineer, Gil- ley, Rigler, Sullivan and O'Mal- ley (Hansen of Black Hawk, Dunton, Menefee, Millen, Lang- land, Alt and Camp). A bill for an act relating to school bond taxes.		Received, referred to schools	664
Received, referred to schools	664	Re-referred to ways and means .	749
Re-referred to ways and means .	749	Committee report	790
Committee report	790	Recommended passage	790
Recommended passage	790	Committee report adopted	793
Committee report adopted	793		

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and Parker. A bill for an act relating to the definition of real estate.	
Received, passed on file	535
Amendment filed	698
Substituted for H. F. 1145	780
Amendments adopted	781
Motion to table	781
Motion to table lost	781
Amendments filed	781
Amendment withdrawn	781
Passed House. Ayes 88, nays 16 ..	782
Motion filed to reconsider vote ..	783
Motion to reconsider vote failed ..	1033
 1152 By Law Enforcement. A bill for an act relating to copies of an enforcement officer's report of a motor vehicle accident.	
Received, referred to law enforcement	396
Committee report	858
Recommended passage	858
Committee report adopted	934
Placed on calendar	1013
Amendment filed	1121
Referred to appropriations	1132
Committee report	1172
Recommended passage	1172
Committee report adopted	1186
Amendment adopted	1233
Passed House. Ayes 105, nays 1 ..	1233
Signed by Speaker	1529
 1153 By Law Enforcement. A bill for an act relating to certifying copies of the driving record of persons subject to the motor vehicle financial responsibility law.	
Received, referred to law enforcement	428
Committee report	859
Recommended passage	859
Committee report adopted	934
Placed on calendar	1013
Amendment filed	1129
Referred to appropriations	1132
Committee report	1172
Recommended passage	1172
Committee report adopted	1186
Amendment adopted	1234
Passed House. Ayes 99, nays 4 ..	1234
Motion filed to reconsider vote ..	1235
Amendment filed	1249
Motion to reconsider vote prevailed	1294
Motion filed to reconsider vote ..	1294
Motion to reconsider vote prevailed	1294
Amendment withdrawn	1294
Amendment adopted	1294
Passed House. Ayes 98, nays 2 ..	1294
Signed by Speaker	1529
 1154 By Doderer. A bill for an act to repeal the procedure for establishment of a convention to ratify amendments to the Constitution of the United States.	
Received, referred to constitutional amendments and reapportionment	935
 1155 By Welmer and Thordsen. A bill for an act relating to the time when the compensation of mayors and councilmen may be changed.	

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Received, referred to sifting	1222
 1156 By Higher Education. A bill for an act relating to the investment of funds belonging to state board of regents institutions.	
Received, referred to higher education	396
Amendment filed	471
Substituted for H. F. 1189	540
Points of order raised	541
Amendment lost	541
Amendment filed	542
Point of order raised	554
Passed House. Ayes 103, nays 2 ..	554
Signed by Speaker	704
 1157 By DeKoster, Neu, Lamborn, Klink and Nicholson. A bill for an act relating to closed highways.	
Received, referred to transportation	841
Sifting recommends calendar	1065
Amendment filed	1083
Amendment filed	1096
Amendment adopted	1096
Amendment lost	1096
Amendments filed	1097
Amendment lost	1097
Motion filed to reconsider vote ..	1097
Motion filed to reconsider vote prevailed	1097
Amendment adopted	1097
Motion filed to reconsider vote ..	1097
Motion to consider vote failed ..	1097
Passed House. Ayes 98, nays 17 ..	1097
Signed by Speaker	1333
 1159 By Arbuckle (Baker). A bill for an act relating to the maximum amounts authorized to be levied for principal and interest of bonded indebtedness of certain school corporations that have entered into leases with merged area school corporations.	
Received, referred to schools ..	664
Substituted for H.F. 1178	754
Passed House. Ayes 93, nays 9 ..	754
Signed by Speaker	950
 1162 By County Government. A bill for an act relating to certification of nominees whose names are to appear on the general election ballot, and to requests for and distribution of absentee ballots for primary and general elections.	
Received, referred to county government	397
Committee report	676
Recommended passage	676
Committee report adopted	679
Placed on calendar	784
Passed House. Ayes 92 nays none	1116
Explanation of vote	1131
Signed by Speaker	1217
 1163 By Anderson (Winkelman). A bill for an act relating to the marking and branding of livestock.	
Received, referred to agriculture	535
Substituted for H. F. 1219	1030

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Passed House. Ayes 103, nays none	1030
Signed by Speaker	1104
1167 By Walsh. A bill for an act relating to county transportation franchisees.	
Received, referred to commerce	739
1168 By Neu, Clarke, Walsh, Doderer and Gaudineer. A bill for an act relating to the state educational radio and television facility board.	
Received, referred to higher education	709
Committee report	856
Recommended amendment, passage	856
Committee amendment	856
Committee report adopted	934
Sifting recommends calendar	1201
Committee amendment adopted	1357
Passed House. Ayes 82, nays 15	1357
Signed by Speaker	1572
1169 By Neu, Clarke, Walsh, Doderer and Gaudineer. A bill for an act to authorize purchase of tax-sheltered annuities for employees of the state educational radio and television facility board.	
Received, referred to higher education	535
Committee report	856
Recommended passage	857
Committee report adopted	934
1171 By County Government (Holden, Stromer and Gannon). A bill for an act relating to determining compensation in eminent domain proceedings.	
Received, referred to commerce	428
Amendment filed	546
Amendment filed	573
Committee report	658
Recommended amendment, passage	659
Committee amendment	659
Amendment filed	661
Committee report adopted	663
Made special order	713
Special order	777
Amendment adopted	777
Amendment filed	778
Amendment adopted	778
Committee amendment adopted	778
Amendment withdrawn	778
Amendment adopted	779
Passed House. Ayes 111, nays none	779
Motion filed to reconsider vote	780
Amendment filed	996
Motion to reconsider vote prevailed	1003
Motion filed to reconsider vote	1004
Motion to reconsider vote prevailed	1004
Amendments adopted	1004
Passed House. Ayes 98, nays none	1004
House concurred	1225
Passed House. Ayes 92, nays none	1225
Signed by Speaker	1333
1174 By Law Enforcement. A bill for an act relating to tests	

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administered to receive a driver's license.	
Received, referred to law enforcement	447
1178 By Transportation. A bill for an act relating to enforcement of motor vehicle laws and regulations.	
Received, referred to transportation	643
Committee report	1044
Recommended amendment, passage	1044
Committee amendment	1044
Committee report adopted	1049
Amendment filed	1084
Amendment filed	1183
Committee amendment filed	1282
1179 By Higher Education. A bill for an act relating to distribution of trademarked articles.	
Received, referred to higher education	447
Substituted for H. F. 1260	804
Passed House. Ayes 101, nays none	804
Signed by Speaker	950
1180 By Higher Education. A bill for an act relating to unfair trade discrimination.	
Received, referred to higher education	447
Substituted for H. F. 1261	805
Passed House. Ayes 97, nays none	805
Signed by Speaker	950
1181 By Law Enforcement. A bill for an act relating to driver license fees and their renewal.	
Received, referred to law enforcement	1022
Amendment filed	1046
Sifting recommends calendar	1065
Amendments filed	1084
Amendments filed	1107
Amendment filed	1143
Amendment lost	1143
Amendment adopted	1143
Amendment withdrawn	1143
Amendment adopted	1144
Amendment filed	1144
Amendment withdrawn	1144
Amendments filed	1149
Amendments adopted	1158
Amendments withdrawn	1158
Amendment withdrawn	1159
Amendments filed	1159
Amendment adopted	1159
Point of order raised	1159
Failed to pass House. Ayes 54, nays 60	1160
Explanation of vote	1160
Explanation of vote	1160
Motion filed to reconsider vote	1161
Motion to reconsider vote prevailed	1213
Passed House. Ayes 71, nays 45	1214
Motion filed to reconsider vote	1214
Motion to reconsider vote laid on table	1214
Motion to reconsider vote laid on table prevailed	1214
House insisted	1443
Conference committee appointed	1459
Conference committee report	1512

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Conference committee report re- jected	1620
Conference committee appointed ..	1622
Conference committee report ..	1685
Conference committee report adopted	1684
Passed House. Ayes 70, nays 38 ..	1685
Signed by Speaker	1723
 1182 By Ways and Means. A bill for an act relating to state personal net income tax and state business tax on corpora- tions.	
Received, referred to ways and means	397
Committee report	471
Recommended passage	471
Committee report adopted	473
Passed House. Ayes 106, nays none	522
Signed by Speaker	589
 1183 By Judiciary. A bill for an act to enforce the duty to give evidence and providing for granting witnesses immunity to prosecution for crimes or public offenses concerning which they are required to testify.	
Received, referred to law enforce- ment	536
Committee report	859
Recommended amendment, pas- sage	859
Committee amendment	859
Committee report adopted	934
 1184 By County Government. (Holden, Stromer and Gannon). A bill for an act relating to pipelines and the power of eminent domain exercised by pipeline companies.	
Received, referred to commerce.	522
Committee amendment filed	1149
Sifting recommends calendar	1200
Amendment filed	1207
Amendment filed	1219
Amendment filed	1249
Amendment filed	1282
Amendment adopted	1325
Amendment withdrawn	1325
Amendments adopted	1326
Amendment filed	1326
Amendments lost	1327
Amendment filed	1327
Committee amendment adopted ..	1328
Motion filed to reconsider vote ..	1328
Motion to reconsider vote failed ..	1329
Passed House. Ayes 89, nays 27 ..	1330
Motion filed to reconsider vote ..	1330
Motion to reconsider vote laid on table	1330
Motion to reconsider vote laid on table prevailed	1330
House receded	1601
Passed House. Ayes 98, nays 12 ..	1601
Signed by Speaker	1703
 1185 By County Government (Holden, Stromer and Gannon). A bill for an act relating to electric transmission lines and the power of eminent domain exercised by electric utilities.	
Received, referred to county government	536
Re-referred to commerce	566

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Committee amendment filed	1151
Sifting recommends calendar	1200
Amendment filed	1207
Amendment filed	1219
Amendment filed	1249
Amendment filed	1325
Amendments adopted	1419
Point of order raised	1419
Amendment adopted	1420
Committee amendment adopted ..	1420
Passed House. Ayes 79, nays 34 ..	1421
Motion filed to reconsider vote ..	1421
Motion to reconsider vote laid on table	1421
Motion to reconsider vote laid on table prevailed	1421
House receded	1599
Passed House. Ayes 96, nays 10 ..	1599
Signed by Speaker	1703
 1186 By Klink, Balloun, Ste- phens, Lucken, Keith and Van Gilst (Fisher of Greene, Stroth- man, Kitner, Langland and Tleden). A bill for an act re- lating to use of dead animals.	
Received, referred to agricul- ture	701
Committee report	1066
Recommended passage	1066
Referred to sifting	1066
Committee report adopted	1071
 1187 By Higher Education. A bill for an act relating to the establishment of a university in western Iowa.	
Received, referred to higher edu- cation	679
Amendment filed	837
Amendment filed	958
Amendments filed	996
Amendments filed	997
Amendment filed	1184
Sifting recommends calendar	1424
Amendment filed	1454
Amendment filed	1611
Point of order raised	1628
Amendments withdrawn	1628
Amendment adopted	1629
Point of order raised	1630
Amendment lost	1630
Amendments withdrawn	1630
Point of order raised	1631
Amendment lost	1632
Amendment filed	1632
Point of order raised	1632
Amendment lost	1633
Passed House. Ayes 109, nays 2 ..	1633
Motion filed to reconsider vote ..	1634
Motion to reconsider vote laid on table	1634
Motion to reconsider vote laid on table prevailed	1634
Signed by Speaker	1723
 1189 By Laverty. A bill for an act to legalize and validate the special election of the Twin Cedars Community School Dis- trict, in the counties of Marion and Mahaska, state of Iowa, held on May 20, 1969, on the proposition of issuing school bonds in the sum of not to ex- ceed \$280,000.00, for the purpose of building and furnishing an addition to the junior-senior high school building and ad-	

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ditional parking facilities therefor.		none	1404
Received, referred to judiciary	629	Signed by Speaker	1572
Proof of publication certified	341	1208 By Potter, Welmer, Rabedeaux, Stephens, Doderer, Lam-born, Kosek and Orr (Wells, Logue, Johnston of Johnson, Miller of Jones, Weichman, Hamilton, Crosier, Lipsky and McIntyre). A bill for an act to legalize and validate the acts and proceedings of the board of directors of the merged area (Education) X district in the counties of Benton, Cedar, Iowa, Johnson, Jones, Lynn and Washington authorizing and providing for a voluntary contributory pension and retirement annuity plan for the regular full-time employees of said district.	
Committee report	954	Proof of publication certified	426
Recommended passage	954	1209 By Commerce. A bill for an act relating to membership on the board of directors of economic development corporations.	
Committee report adopted	960	Received, passed on file	594
Placed on calendar	1014	Substituted for H. F. 1252	752
Passed House. Ayes 91, nays none	1122	Passed House. Ayes 101, nays none	752
Explanation of votes	1131	Signed by Speaker	950
Signed by Speaker	1217	1218 By Judiciary. A bill for an act relating to larceny of a security interest in collateral.	
1193 By Law Enforcement. A bill for an act relating to the issuance of motor vehicle operators' and chauffeurs' licenses.		Received, referred to judiciary	536
Received, referred to law enforcement	522	1221 By Kyhl, Potgeter, Walsh, Rigger and Schaben. A bill for an act relating to members of the Interstate Cooperation Commission.	
1194 By Conklin. A bill for an act relating to motor vehicle accidents.		Received, passed on file	841
Received, referred to sifting	1435	Substituted for H. F. 1317	1061
1197 By Cities and Towns. A bill for an act relating to municipal court clerks and bailiffs.		Passed House. Ayes 96, nays none	1061
Received, referred to cities and towns	702	Signed by Speaker	1104
Committee report	1066	1223 By Conservation and Recreation. A bill for an act relating to conservation officers.	
Recommended passage	1066	Received, referred to conservation and recreation	702
Referred to sifting	1066	Committee report	994
Committee report adopted	1071	Recommended passage	994
Sifting recommends calendar	1201	Committee report adopted	999
Passed House. Ayes 81, nays 7	1399	Amendment filed	1019
Signed by Speaker	1529	1225 By Judiciary. A bill for an act relating to the state archaeologist.	
1198 By Commerce. A bill for an act relating federal insured loans.		Received, referred to judiciary	536
Received, referred to commerce	664	Sifting recommends calendar	1305
Sifting recommends calendar	1201	Passed House. Ayes 102, nays none	1408
Passed House. Ayes 92, nays none	1354	Signed by Speaker	1529
Signed by Speaker	1529	1226 By Ways and Means. A bill for an act relating to the tax on services.	
1200 By Klink, Walsh and Lam-born (Tleden, Stroburg and Rex). A bill for an act relating to the movement of oversized mobile homes.		Received, referred to ways and means	1000
Received, referred to sifting	1110	1230 By Cities and Towns. A bill for an act relating to disclosure of annual accounts and reports of the League of Municipalities.	
Amendment filed	1455	Received, referred to cities and towns	702
1202 By Higher Education. A bill for an act relating to the biennial appropriation of the higher education facilities commission.			
Received, referred to higher education	935		
Re-referred to appropriations	1050		
Committee report	1278		
Recommended amendment passage	1278		
Committee amendment	1278		
Committee report adopted	1285		
Committee amendment adopted	1349		
Passed House. Ayes 89, nays 12	1349		
House receded	1587		
Passed House. Ayes 96, nays 13	1587		
Signed by Speaker	1703		
1203 By Commerce. A bill for an act to regulate insurance holding company systems.			
Received, passed on file	813		
Sifting recommends calendar	1305		
Passed House. Ayes 98, nays			

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Committee report	807
Recommended passage	807
Committee report adopted	812
Amendment filed	1019
Amendment filed	1219
1232 By Special Select Committee on Environmental Preservation. A bill for an act relating to the establishment of sanitary disposals and providing penalties for violations thereof.	
Received, referred to appropriations	1210
Committee report	1278
Recommended passage	1278
Committee report adopted	1285
Amendment filed	1337
Amendments adopted	1350
Amendment filed	1350
Amendment filed	1351
Amendment adopted	1351
Amendment filed	1370
Amendment lost	1440
Passed House. Ayes 95, nays 21 ..	1440
Signed by Speaker	1723
1234 By Commerce. A bill for an act relating to indemnification of bank officers and directors.	
Received, referred to commerce ..	841
1240 By County Government. A bill for an act relating to county contingent funds.	
Received, referred to county government	841
1241 By Judiciary. A bill for an act to abolish the Iowa comprehensive alcoholism project.	
Received, referred to judiciary ..	841
1248 By County Government. A bill for an act relating to the rate of interest an anticipatory bonds issued by townships.	
Received, referred to judiciary...	841
Sifting recommends calendar	1201
Passed House. Ayes 86, nays none	1398
Signed by Speaker	1529
1250 By Conservation and Recreation. A bill for an act relating to classification of roads for park purposes.	
Received, referred to conservation and recreation	709
Committee report	994
Recommended passage	994
Committee report adopted	999
1251 By Commerce. A bill for an act to provide reasonable competition in the sale of credit life and credit accident and health insurance.	
Received, referred to commerce ...	841
1254 By Judiciary. A bill for an act relating to highway safety programs.	
Received, referred to sifting	1210
1263 By Judiciary. A bill for an act relating to trade-marks and providing conformity with a previous enactment by the	

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Sixty-third General Assembly, second session.	
Received, referred to judiciary ..	841
1264 By Transportation. A bill for an act relating to traffic-control devices.	
Received, referred to transportation	841
1271 By Higher Education. A bill for an act to legalize and validate the proceedings of the board of directors of Iowa Central Community College (merged Area V) and the Fort Dodge Community School District, Fort Dodge, Iowa, in regard to the transfer of buildings, real estate, lease agreements, equipment, and books and the repayment of operational costs for the college for the year 1966-67 and to authorize and direct the board of directors of Fort Dodge Community School District to execute and deliver to Iowa Central Community College (merged Area V) a warranty deed for the real estate involved, and to authorize and direct said boards of directors to execute any and all other instruments necessary to complete the transition agreement.	
Received, referred to judiciary ..	841
Proof of publication certified ...	840
Sifting recommends calendar	1201
Passed House. Ayes 95, nays none	1362
Signed by Speaker	1529
1272 By Judiciary. A bill for an act relating to county commissions of hospitalization.	
Received, referred to sifting	1222
1273 By Human and Industrial Relations. A bill for an act to authorize cooperation between this state and other states which extend a like comity in the collection of delinquent unemployment contributions, penalties, interest, and benefit overpayments.	
Received, referred to sifting	1435
Sifting recommends calendar	1573
Passed House. Ayes 110, nays none	1658
Signed by Speaker	1723
1274 By Schools. A bill for an act relating to publication requirements of notice of election on school bonds.	
Received, referred to sifting	1551
1275 By Appropriations. A bill for an act relating to the salary of the commissioner of health.	
Received, referred to appropriations	793
Passed House. Ayes 96, nays 16 ..	1678
Signed by Speaker	1723
1276 By Law Enforcement. A bill for an act relating to encouraging persons to seek	

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treatment for drug addiction or dependency.	
Received, referred to social services	989
Committee report	1018
Recommended passage	1018
Committee report adopted	1021
Amendment filed	1129
Amendment filed	1184
Sifting recommends calendar	1424
Amendment withdrawn	1448
Amendment adopted	1448
Amendment filed	1448
Amendment adopted	1449
Passed House. Ayes 112, nays none	1449
Explanation of vote	1461
Signed by Speaker	1703
1277 By Commerce. A bill for an act relating to exercise of governmental powers by the state commerce commission, providing penalties, authority to compromise, and appeals procedures.	
Received, referred to sifting	1435
Sifting recommends calendar	1505
Passed House. Ayes 108, nays none	1653
Signed by Speaker	1723
1278 By Ways and Means. A bill for an act relating to the homestead tax credit.	
Received, referred to ways and means	960
Amendment filed	1108
Amendment filed	1184
Amendment filed	1219
Amendment filed	1283
Sifting recommends calendar	1304
Amendment filed	1370
Amendment adopted	1443
Amendment filed	1443
Amendment adopted	1444
Amendments withdrawn	1444
Motion filed to reconsider vote	1444
Amendment withdrawn	1448
Amendment filed	1448
Amendment adopted	1448
Motion filed to reconsider vote	1448
Motion to reconsider deferred	1448
Amendment filed	1455
Motion to reconsider vote failed	1477
Amendments withdrawn	1477
Amendments adopted	1477
Amendment filed	1477
Amendment lost	1477
Passed House. Ayes 87, nays 19	1478
Motion filed to reconsider vote	1478
Motion to reconsider vote laid on table	1478
Motion to reconsider vote laid on table prevailed	1478
Signed by Speaker	1703
1279 By Rules. A bill for an act relating to the compensation of the lieutenant governor.	
Received, referred to appropriations	1086
Committee report	1246
Recommended passage	1246
Committee report adopted	1252
Passed House. Ayes 111, nays none	1800
Signed by Speaker	1423
1280 By Ways and Means. A bill for an act defining the services	

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of excavating and grading.	
Received, referred to ways and means	1000
1281 By Human and Industrial Relations. A bill for an act relating to workmen's compensation.	
Received, referred to sifting	1050
Sifting recommends calendar	1200
Passed House. Ayes 110, nays none	1242
Signed by Speaker	1333
1282 By Judiciary. A bill for an act to make an appropriation to pay fees and expenses for counsel for the parties in the election contests of Wilson L. Davis vs. Gilbert C. McCarty.	
Received, referred to appropriations	1554
1286 By Appropriations. A bill for an act authorizing capital expenditures by the state highway commission from the primary road fund.	
Received, passed on file	1022
Substituted for H. F. 1331	1063
Passed House. Ayes 98, nays 8	1063
Motion filed to reconsider vote	1079
Motion to reconsider vote prevailed	1164
Amendment filed	1164
Amendment adopted	1165
Passed House. Ayes 99, nays 7	1165
Signed by Speaker	1423
1287 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 administering a revised program for issuing operator's and chauffeur's licenses.	
Received, referred to appropriations	1022
1289 By County Government. A bill for an act authorizing counties to cooperate with federal programs.	
Received, referred to appropriations	1578
Committee report	1643
Recommended passage	1643
Committee report adopted	1648
Passed House. Ayes 102, nays 5	1681
Signed by Speaker	1723
1291 By Schools. A bill for an act to establish a private school advisory committee.	
Received, referred to sifting	1318
Sifting recommends calendar	1424
Passed House. Ayes 100, nays 3	1445
Explanation of vote	1461
Signed by Speaker	1529
1293 By Schools. A bill for an act to provide auxiliary educational services to students attending nonpublic schools.	
Received, referred to sifting	1551
Sifting recommends calendar	1572
Amendment filed	1644
Amendment adopted	1709
Passed House. Ayes 110, nays 5	1709
Signed by Speaker	1723

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1297 By State Government. A bill for an act relating to a re-organization of the Iowa liquor control commission.	
Received, referred to sifting	1285
Sifting recommends calendar	1304
Amendment filed	1309
Amendments filed	1310
Amendment filed	1338
Amendment filed	1370
Amendment filed	1426
Amendments filed	1492
Amendment filed	1531
Amendments filed	1532
Amendment filed	1533
Amendment filed	1534
Amendments filed	1644
Amendment filed	1645
1298 By Law Enforcement. A bill for an act relating to the penalty for violations of the act regulating snowmobiles.	
Received, referred to sifting	1286
1300 By Ways and Means. A bill for an act to amend Senate File 1088, Acts of the Sixty-third General Assembly, second session, to assure the right of protest and appeal of assessments thereunder.	
Received, referred to ways and means	1186
Sifting recommends calendar	1424
Passed House. Ayes 95, nays none	1580
Signed by Speaker	1703
1301 By Cities and Towns. A bill for an act relating to municipal parking facilities, to authorize cities and towns to issue revenue refunding bonds to refund revenue and revenue refunding bonds, or to refund such outstanding bonds and also improve a municipal parking system.	
Received, passed on file	1286
Substituted for H. F. 1344	1352
Passed House. Ayes 93, nays 1	1353
Signed by Speaker	1529
1302 By State Government. A bill for an act transferring the issuing of commissions to notaries public from the Governor to the Secretary of State.	
Received, referred to sifting	1506
1303 By State Government. A bill for an act relating to the inspection of places where dead human bodies are prepared or held for burial, or entombment.	
Received, referred to sifting	1435
Sifting recommends calendar	1505
Amendment filed	1651
Amendment adopted	1652
Passed House. Ayes 97, nays 11	1652
Signed by Speaker	1723
1305 By Judiciary. A bill for an act to legalize and validate the use of a bridge acquired by the Marlon County board of supervisors from the Norfolk and Western Railway Company as	

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part of the secondary road system in that county.	
Proof of publication certified	1156
1307 By Appropriations. A bill for an act to authorize exercise of a purchase-option by the Armory Board and to appropriate funds therefor and to authorize the sale upon certain conditions of the property so acquired.	
Received, referred to appropriations	1394
Committee report	1453
Recommended passage	1453
Committee report adopted	1459
Passed House. Ayes 102, nays none	1474
Explanation of vote	1484
Signed by Speaker	1572
1311 By Schools. A bill for an act relating to organized athletics and courses in physical education.	
Received, referred to sifting	1506
Amendment filed	1534
Sifting recommends calendar	1573
Amendment adopted	1659
Passed House. Ayes 103, nays 8	1659
Signed by Speaker	1723
1312 By Appropriations. A bill for an act relating to the budgeting and financing of governmental programs.	
Received, referred to appropriations	1394
Amendments filed	1426
Amendment filed	1431
Committee report	1453
Recommended amendment, passage	1453
Committee amendment	1453
Amendment filed	1455
Amendments filed	1457
Committee report adopted	1459
Amendment filed	1493
Amendments filed	1494
Amendments filed	1495
Amendments filed	1496
Amendment filed	1497
Amendments filed	1498
Amendment filed	1499
Amendment filed	1501
Amendment lost	1517
Points of order raised	1517
Amendment lost	1521
Amendment filed	1521
Amendment lost	1522
Call of the House	1522
Amendment withdrawn	1522
Point of order raised	1523
Amendment adopted	1525
Committee amendments adopted	1525
Amendment withdrawn	1525
Amendment adopted	1526
Motion to lift call of the House	1526
Motion to lift call of the House failed	1526
Amendment adopted	1527
Amendments lost	1527
Amendment filed	1534
Amendments filed	1535
Amendment filed	1536
Amendment filed	1537
Amendment filed	1538
Amendments filed	1539

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Amendment adopted	1555	and agents of business corporations.	
Amendments withdrawn	1555	Received, referred to sifting	1459
Amendment adopted	1556	Sifting recommends calendar	1572
Point of order raised	1556	Passed House. Ayes 108, nays	
Point of order raised	1558	none	1656
Amendment adopted	1558	Signed by Speaker	1722
Amendment withdrawn	1558		
Amendment lost	1559	1315 By Judiciary. A bill for an	
Amendment filed	1561	act relating to public records	
Amendments adopted	1561	concerning dissolution of mar-	
Amendments filed	1562	riage, separate maintenance,	
Amendment withdrawn	1562	and annulment.	
Amendment withdrawn	1563	Received, referred to sifting	1551
Amendment filed	1563	Amendment filed	1646
Amendment lost	1563	Amendment adopted	1671
Amendment adopted	1564	Passed House. Ayes 105, nays	
Amendments lost	1565	none	1671
Amendment lost	1566	Signed by Speaker	1722
Amendment withdrawn	1567		
Amendments withdrawn	1568	1317 By Cities and Towns. A bill	
Point of order raised	1568	for an act relating to disabled	
Amendments withdrawn	1569	and retired firemen and police-	
Passed House. Ayes 84, nays 36 ..	1569	men.	
Motion filed to reconsider vote ..	1570	Received, referred to sifting	1531
Motion to reconsider vote laid on		Passed House. Ayes 111, nays	
table	1570	none	1690
Motion to reconsider vote laid on		Signed by Speaker	1722
table prevailed	1570		
Explanation of vote	1570	1318 By Social Services. A bill	
House receded	1669	for an act relating to payments	
House concurred	1669	to nursing homes and custodial	
Passed House. Ayes 83, nays 35 ..	1669	homes.	
Motion filed to reconsider vote ..	1670	Received, referred to sifting	1580
Motion to reconsider vote laid on			
table	1670	1319 By State Government. A bill	
Motion to reconsider vote laid on		for an act relating to licenses	
table prevailed	1670	in the practice of medicine.	
Signed by Speaker	1722	Received, referred to sifting	1551
		Substituted for H. F. 1361	1532
1313 By Judiciary. A bill for an		Passed House. Ayes 100, nays	
act relating to indemnification		none	1582
of officers, directors, employees,		Signed by Speaker	1702

HOUSE CONCURRENT RESOLUTIONS

RELATING TO—

101—Joint convention, January 12, 1970, 1:30 p.m., state-of-the-state message	4
102—All printed information, etc. intended for general distribution be distributed under the supervision of the sergeant-at-arms	45
103—Rescind S. C. R. 13 as passed by the 63rd General Assembly, 1st session, 1969, and request Congress call a convention to propose a revised amendment to the U. S. constitution regarding reapportionment	106, 1620, 1638
104—Commend the members of the 2nd battalion (mechanized) of the 133rd Infantry, Iowa army national guard	169, 177
105—Conduct study to consider merits of transferring the administration of the school for the blind, report findings, etc. to 64th General Assembly, 1st session	170, 265, 322
106—Conduct study of employment practices of the department of public instruction, public safety, employment security commission, highway department and board of regents; recommendations made to 64th General Assembly, 1st session	261, 348
107—Executive council requested not to approve purchase of land for a western Iowa university	262, 293-296, 301-302
108—Extend to the Honorable Guy M. Gillette warmest wishes for a happy birthday, and express gratitude for his untiring efforts as a statesman for the people of Iowa	237, 302
109—Urge Congress to establish uniform regulations for marking or distinguishing pesticides	310, 413
110—Conservation commission directed to establish earliest possible date for hunting geese and ducks	410, 489
111—That the General Assembly express appreciation of the service of the late Honorable Ben Jensen and sympathy to the members of his family	416, 427
112—Conduct study of all administrative activities of the departments of health and agriculture, recommending reorganization, etc. to General Assembly	447, 848
113—Authorize conservation commission to negotiate with landowners as to purchase of property rights, development of Coldwater cave, report to General Assembly for proper funding, etc.	531, 757
114—Conduct study of metropolitan planning, districting, current bonding requirements, etc., present to 64th General Assembly, 1st session	553
115—Conduct study to determine proper code to govern mobile homes and parks	654
116—Extend to the Drake university basketball team full support and backing in the NCAA regional tournament and commend the team for their outstanding season	755, 766
117—Extend to the University of Iowa basketball team full support and backing in the NCAA regional tournament and commend the team for their outstanding season	755, 766
118—Conduct study of feasibility of establishing a home or homes for handicapped, report findings, etc. to 64th General Assembly ..	806, 848
119—Create an election law study committee, submit final report to 64th General Assembly, 2nd session	828, 947
120—Criminal code review study committee give special attention to a review and consideration of Iowa laws concerning criminal trespass and justification in defense of person and property, report recommendations, etc. to 64th General Assembly, 1st session	989, 1689

121—That members of the 63rd General Assembly support passage of H. R. 15368 now pending before Congress relating to the manner of transporting alligator hides	990
122—Conduct study of drug abuse and related matters, report findings and recommendations to legislative council	1036, 1074
123—That the ad hoc committee created by the budget and financial control committee and the Governor, be commended for reviewing the states budgetary procedures with implemented recommendations and innovations, urged to continue its study and make periodical reports of progress, etc.	1100, 1351
124—That the General Assembly consider transmission of refuse and garbage across county lines to be an improper act by cities and their governing bodies	1101, 1454, 1479
125—That the water and air pollution control commissions be directed to prepare recommendations for the control of radiation emission and waste disposal and the safety of the nuclear power plant at Palo	1123, 1211
126—That a study of the uniform consumer credit code to determine benefits to the general public be made by the commerce committee and report to the 64th General Assembly in 1971	1123
127—Conduct a study of the penal and correctional system in Iowa, report to legislative council and 64th General Assembly	1145, 1224
128—Joint convention, Governor Robert D. Ray invited to deliver a special message, March 25, 1970 at 11:00 a.m.	1191
129—Conduct a study of the current Iowa Code provisions and practices relating to county spending and fiscal policies, report to legislative council and 64th General Assembly	1199
130—That a select committee of nine members of both House and Senate commerce committee be named to continue eminent domain study and report to be filed no later than January 15, 1971 ..	1245, 1437
131—Conduct a study of the needs for various types of educational services at the primary, secondary, and post-secondary levels which school districts find it difficult to provide, financing of, etc., and report to the legislative council	1276, 1454, 1463
132—That the state comptroller, treasurer, and attorney general analyze Iowa statutes relating to use of 'anticipatory warrants', etc., report to 64th General Assembly	1276, 1340
133—Conduct study relating to feasibility of establishing a department of transportation encompassing the administration and regulation of motor vehicle, railway, air, and water transportation, etc., report to the 64th General Assembly	1277, 1344
134—Adjournment, Friday, April 10, 1970 at five o'clock p.m.	1287, 1462
135—Urge General Assembly of the United Nations, the secretary general of the United Nations, Congress, and the President of the United States undertake a determined effort to seek compliance by the government of North Vietnam in honoring the provisions of the Geneva Convention	1331, 1487, 1678
136—Conduct study and determine the exact amount of funds available to the highway commission, manner of expending and allocating, and report to legislative council and 64th General Assembly.	1332, 1487
137—That the chief contributor to inflation is the enigma of Vietnam and that the President of the U. S. and Congress be petitioned to cease activity in Vietnam and related areas	1365
138—That the chief clerk of the House and the secretary of the Senate prepare a certificate of service for each page commending them for their excellent performance of the tasks assigned	1423, 1463
139—State board of public instruction requested to transmit to the 64th General Assembly a copy of the report and recommendations rel-	

	ative to multiple and future area community college needs and to postpone approval of new sites, etc.	1451
140—	Create committee to conduct detailed study during 1970 interim of the causes of health care costs in Iowa and submit report to legislative council and 64th General Assembly	1451, 1506
141—	Claims processed by state appeal board and rejected by joint claims committee be considered by Senate and House and action by joint committee rejecting same be approved	1460, 1643, 1668
142—	That the 63rd General Assembly pledge its support for the youth in government program	1461, 1513
143—	That the Speaker of the House and the President of the Senate appoint a select committee on medical to follow through with the intent of the General Assembly and review and observe, submit report to 64th General Assembly	1485, 1580
144—	That the board of trustees of Iowa river-Flint creek levee district No. 16 is urged to give consideration to the requests of the owners and residents of the cabins located in the Tama basin area ..	1553, 1636
145—	Conduct a study of the operation, personnel organization, and operating efficiency of the warehouse division of the commerce commission, also evaluation and investigation of the cost-sharing provisions of the agreement with the commodity credit corporation regarding inspections, report to be submitted to legislative council and 64th General Assembly	1613

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RELATING TO—

101—	Express personal sympathy to Representative Andrew Varley and Mrs. Varley in the loss of Mrs. Varley's father, Mr. Carl Saucke	161, 177
102—	Sincere sympathy and condolences to Burl B. Beam, assistant chief clerk and his brothers, Charles, George and Max Beam in the loss of their mother, Katie Ruth Beam	534, 575
103—	That Frank Nye, legislative reporter of the Cedar Rapids Gazette, be admirably commended for his impartial reporting of the news of the General Assembly	588
104—	Request ethics committee investigate alleged pressure by one or more members of the Iowa Bankers Association	829
105—	Express personal sympathy to Representative Walter V. Langland and his family in the loss of his mother, Mrs. Clara Langland ..	989, 1005
106—	Extend heartiest congratulations to the Manilla Hawkettes, and commend them for their splendid example of sportsmanship, etc.	1037, 1050
107—	Extend full congratulations to the Montezuma school and girls basketball team for their outstanding season.	1064, 1074
108—	A special 'thank you' to the pages for the red roses and their efficiency and friendly manner from the lady staff members and the secretaries	1305, 1340
109—	Sincere sympathy and condolences to Representative William Winkelman and his family in the loss of his mother, Marjorie (Pratt) Winkelman	1578
110—	That the 63rd General Assembly urges that football games be scheduled during the 1971-72 football season between the University of Iowa and Iowa State University	1710

SENATE CONCURRENT RESOLUTIONS

RELATING TO—

- 101—Journals, bills and binders to be furnished free to county auditors 21
- 102—Senate and House journals and bills be mailed to Senators Jack Miller and Harold Hughes, Congressmen Fred Schwengel, John C. Culver, H. R. Gross, John Kyl, Neal Smith, Wiley Mayne, William J. Scherle and the council of state governments at Lexington, Kentucky and Chicago, Illinois75, 177
- 103—Not messaged to House.
- 104—Not messaged to House.
- 105—Not messaged to House.
- 106—Not messaged to House.
- 107—That the director of revenue extend to farmers the privilege of filing a final 1969 Iowa income tax return in lieu of a declaration of estimated tax, on or before March 1, 1970 478
- 108—Committee to review all printing required by law, determine need, quantity, etc., report findings to budget and financial control committee 1318
- 109—Not messaged to House.
- 110—Liquor commission urged to revise rules, etc., so that wine and brandy may be ordered in less than full case lots720, 1123
- 111—That the President of the Senate and Speaker of the House be presented with the chairs occupied by them during the 63rd General Assembly1341, 1722
- 112—Not messaged to House.
- 113—Request Congress implement that part of the study report published in April, 1969 dealing with welfare programs, Iowa then advance as to local school costs 1715
- 114—Not messaged to House.
- 115—Not messaged to House.
- 116—Not messaged to House.
- 117—Not messaged to House.
- 118—Not messaged to House.
- 119—Conduct study of the local tax structure and recommend reform measures to effectively reduce emphasis on property taxes, report findings, etc. to legislative council and 64th General Assembly1442, 1530, 1594-1598
- 120—Not messaged to House.
- 121—Extend heartiest congratulations to the Davenport Blue Devils in becoming the boys state high school class AA basketball champions1163, 1196
- 122—Extend heartiest congratulations to the Paulina Panthers in becoming the boys state high school class A basketball champions1163, 1196
- 123—Extend congratulations to coach Harold Nichols and the Iowa State University wrestling team in winning the NCAA wrestling tournament1253, 1287
- 124—Not messaged to House.
- 125—Adjournment, Friday, April 10, 1970 at five o'clock p.m. 1572, 1598, 1638, 1706, 1722

- 126—Amend S. C. R. 38 adopted 1st session, 63rd General Assembly;
change 1969 to 1970 and 1970 to 19711342, 1709
- 127—Not messaged to House.
- 128—Not messaged to House.
- 129—Members of 63rd General Assembly express appreciation for the suc-
cess of the Rubella immunization program1639, 1677
- 130—Not messaged to House.
- 131—Not messaged to House.
- 132—Not messaged to House.
- 133—Not messaged to House.
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- 135—That all resolutions calling for interim studies not adopted in both
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Motor vehicle accidents, survivor leaving scene. S. F. 1194, Conklin.

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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; 2nd Session, S. J. 56.

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Conduct study of all administrative activities of the departments of health and agriculture, recommending reorganization, etc., to General Assembly. H. C. R. 112; H. J. 447, 848 adopted; S. J. 831, 852.

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Promote soybean market development. H. F. 1308, Cochran, et al.; S. F. 1262, Clarke, et al.

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 Reduce penalties for unlawfully transporting intoxicating liquors, personal use. H. F. 1153, Andersen, et al.
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 Identification for swine destroyed in eradication of hog cholera. H. F. 1159, Priebe and Christensen; S. F. 1170, McGill, et al.
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 Rights of county residents in annexation proceedings, municipal services, etc. H. F. 1217, Grassley, et al.
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Claims processed by state appeal board and rejected by joint claims committee be considered by senate and house and action by joint committee rejecting same be approved. H. C. R. 141; H. J. 1460, 1643, 1668 adopted; S. J. 1441, 1484 adopted.

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ATHLETICS—**General**

- Organized athletics and courses in physical education. S. F. 1311, schools.
- Extend to the Drake University basketball team full support and backing in the NCAA regional tournament and commend the team for their outstanding season. H. C. R. 116; H. J. 755, 766 adopted; S. J. 745 adopted.
- Extend to the University of Iowa basketball team full support and backing in the NCAA regional tournament and commend the team for their outstanding season. H. C. R. 117; H. J. 755, 766 adopted; S. J. 746 adopted.
- Extend heartiest congratulations to the Davenport Blue Devils on becoming the boys state high school class AA basketball champions. S. C. R. 121; S. J. 1013, 1019 adopted; H. J. 1163, 1196 adopted.
- Extend heartiest congratulations to the Paullina Panthers on becoming the boys state high school class A basketball champions. S. C. R. 122; S. J. 1014, 1020 adopted; H. J. 1163, 1196 adopted.
- Extend congratulations to coach Harold Nichols and the Iowa State University wrestling team in winning the NCAA wrestling tournament. S. C. R. 123; S. J. 1098, 1104, 1107 adopted; H. J. 1253, 1237 adopted.
- That the 63rd General Assembly urge football games be scheduled between University of Iowa and Iowa State University. S. C. R. 128; S. J. 1247, 1469 withdrawn.
- Extend heartiest congratulations to the Manilla Hawkettes, and commend them for their splendid example of sportsmanship, etc. H. R. 106; H. J. 1037, 1050 adopted.
- Extend full congratulations to the Montezuma school and girls basketball team for their outstanding season. H. R. 107; H. J. 1064, 1074 adopted.
- That the 63rd General Assembly urges that football games be scheduled during the 1971-72 football season between University of Iowa and Iowa State University. H. R. 110; H. J. 1710 adopted.
- That the 63rd General Assembly urges that football games be scheduled during the 1971-72 football season between University of Iowa and Iowa University. S. R. 106; S. J. 1473, 1475 adopted.

ATTORNEY GENERAL—**General**

- Official opinions of the attorney general to be advisory. H. F. 1297, Gannon.
- That the state comptroller, treasurer, and attorney general analyze Iowa statutes relating to use of 'anticipatory warrants', etc., report to 64th General Assembly. H. C. R. 132; H. J. 1276, 1340 adopted; S. J. 1208, 1457 adopted.

ATTORNEYS—**General**

- Court costs in criminal cases. S. F. 1036, Conklin.
- Departmental rules, responsibility on departments. S. F. 1042, Mowry.
- Practice of out-of-state attorneys, etc. H. F. 1041, Doyle and Hill.
- Law graduates of University of Iowa and Drake admitted to practice without examination. H. F. 1075, Renda.
- Assistant county attorneys, county population. H. F. 1174, Roorda, et al.

AUDITOR OF STATE—**General**

- Merit system, employees of the auditor of state. H. F. 1108, Andersen.
- League of municipalities, reports and accounts filed annually with secretary of state, auditor, secretary of senate and chief clerk. S. F. 1230, cities and towns.
- State foundation aid to public high school districts. S. F. 1256, Reichardt.

AUDITS—**General**

- Statute of limitations for state income tax. H. F. 1090, Holden.
- That a private audit be made as to the present status of the state treasury and reported to 2nd session of the 63rd General Assembly. S. R. 102; S. J. 549, 572.

AUTOMOBILES—

(See Motor Vehicles and Liability)

AVIATION—

(See Aircraft)

BAIL—**General**

- Release without bail of persons charged with crime, consider public interest. H. F. 1071, Kennedy of Dubuque.

BAILIFFS—**General**

- District court bailiffs, judge may employ. H. F. 1008, Huff.
- Increase salaries of bailiffs and clerks of the municipal courts. S. F. 1074, Walsh; H. F. 506, Andersen, et al. S.
- Remove salary ceiling for municipal court clerks and bailiffs, city council set salaries. S. F. 1197, cities and towns.

BALLOTS—

(See Elections)

BANKING—

General

- Bank loan reference in the security interest statutes, correction. H. F. 1026, judiciary.
- Superintendent of banking charge separate for examination of small loan firms. S. F. 1103, Griffin; H. F. 1110, commerce.
- Code corrections, Iowa banking act of 1969. S. F. 1150, commerce.
- Deposits of public funds in banks, semiannual comparison, help prevent embezzlement. H. F. 1275, Priebe, et al.
- Indemnification of bank officers and directors. S. F. 1234, commerce.
- Credit charges on retail installment sales, time, etc.; installment loans by banks. S. F. 1260, Arbuckle.
- Conduct study 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; 2nd session, S. J. 56.
- Request ethics committee investigate alleged pressure by one or more members of the Iowa bankers association. H. R. 104; H. J. 829.

BEER—

(See Alcoholic Beverages)

BENEFITED FIRE DISTRICT—

(See Fire, sub-ref. District)

BENEFITED WATER DISTRICT—

(See Water, sub-ref. District)

BILLBOARDS—

(See Advertising, and/or signs)

BIRDS—

(See Fish and Game)

BLIND—

General

- Transfer of jurisdiction of braille and sight-saving school to commission for the blind. H. F. 1095, Van Nostrand, et al.; S. F. 1093, Potgeter, et al.
- Relieve counties of requirement they pay half nonfederally funded cost of ADC, blind assistance, and aid to disabled. H. F. 1291, Tapscott.
- Department of social services determine amount necessary for minimum decent standard of living, ADC, disabled, and old age assistance, appropriation. S. F. 1268, Orr.
- Remove the limitation on the levy for county poor fund. H. F. 1351, Tapscott.
- Conduct study to consider merits of transferring the administration of the school for the blind, report findings, etc. to 64th General Assembly, 1st session. H. C. R. 105; H. J. 170, 265, 322 withdrawn.

BLOOD—

General

- Blood donors, 18 or over. H. F. 1345, social services.

BOARD OF CONTROL—

(See Social Services)

BOARD OF EXAMINERS FOR NURSING HOME ADMINISTRATORS—

(See Homes, sub-ref. Nursing)

BOARD OF HEALTH—

(See Health, Department of)

BOARD OF PAROLE—

(See Social Services, sub-ref. 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 of)

BOARD OF TAX REVIEW—

(See Tax Review, Board of)

BOATS—

(See Watercraft)

BOILERS—

General

- Inspection and regulation of boilers, fees. H. F. 1204, Pierson and Strand.

BONDS—

General

- Interest rate on joint municipal sewer bonds, corrects. H. F. 1035, judiciary.
- Maximum rate of interest on general obligation bonds, school corporations. H. F. 1053, commerce; S. F. 1071, Frey.

- Boards of supervisors purchase blanket bond for county employees. S. F. 1103, judiciary.
- Issuance of public bonds, may exceed millage limitation, 1st year. S. F. 1139, Lamborn, et al.; H. F. 1184, Hansen of Black Hawk, et al.
- Issuance of public bonds, may exceed millage limitations, 1st year. S. F. 1140, Lamborn, et al.; H. F. 1183, Hansen of Black Hawk, et al.
- Establishment of zoos or zoological gardens. H. F. 1128, Lippold, et al.; S. F. 1212, Kosek and Welmer.
- Legalize and validate proceedings of board of supervisors, Mitchell county, issuance of county public hospital bonds, levy of taxes, etc. H. F. 1133, Hanson of Howard-Mitchell.
- Legalize and validate proceedings of board of directors of Oelwein Community school district, Fayette and Buchanan counties, school building bonds, taxes. H. F. 1190, Menefee.
- Bond of a county treasurer, increase. H. F. 1225, Kluever.
- A proposition submitted to voters of a city or town may include several projects if. H. F. 1287, McIntyre.
- Increase maximum rate of interest, anticipatory bonds issued by townships to finance fire apparatus or equipment, etc. S. F. 1248, county government.
- Issuance of bonds for dock purposes. H. F. 1305, cities and towns.
- Publication requirements of notice of election on school bonds. S. F. 1274, schools.
- Municipal parking facilities, cities and towns issue revenue refunding bonds. H. F. 1344, cities and towns; S. F. 1301, cities and towns.
- Conduct study of metropolitan planning, districting, current bonding requirements, etc., present to 64th General Assembly, 1st session. H. C. R. 114; H. J. 553.
- Cities and Towns**
(See Cities and Towns, sub-ref. Bonds)
- Schools**
(See Schools, sub-ref. Bonds)
- BOYCOTTS—**
General
- Secondary boycotts, prohibit any state agency or political subdivision from taking part in. H. F. 1118, Grassley and O'Hearn.
- BRANDING—**
(See Animals, sub-ref. Farm and/or General)
- BRIDGES**
General
- Constructing and maintaining interstate toll bridges, limit use of primary highway funds. H. F. 1133, transportation; S. F. 1183, transportation.
- Legalize use of an abandoned railway bridge in Marion county as part of their secondary road system. H. F. 1356, judiciary; S. F. 1305, judiciary.
- BRUCELLOSIS—**
(See Animals, sub-ref. diseases)
- BUDGET AND FINANCIAL CONTROL COMMITTEE—**
General
- Abolish budget and financial control committee, create office of legislative fiscal director. S. F. 1118, Neu.
- That the ad hoc committee created by the budget and financial control committee and the governor be commended for reviewing the state's budgetary procedures with implemented recommendations and innovations, urged to continue its study and make periodic reports of progress, etc. H. C. R. 123; H. J. 1100, 1351 adopted; S. J. 1225, 1442 adopted.
- Committee to review all printing required by law, determine need, quantity, etc., report findings to budget and financial control committee. S. C. R. 108; S. J. 475, 1170 adopted; H. J. 1318.
- That the ad hoc committee created by the budget and financial control committee and the governor be commended for reviewing the state's budgetary procedures with implemented recommendations and innovations, urged to continue its study and make periodic reports of progress, etc. S. C. R. 120; S. J. 1012.
- BUDGETS—**
General
- Requiring school boards set limits on expenditures for each educational program before budget is made. H. F. 1102, Kehe, et al.
- Basic school tax, state equalization aid to public schools, and review of school district budgets. S. F. 1310, schools.
- BUILDINGS—**
General
- Building entrances for handicapped persons. H. F. 1199, Dunton and Van Roekel.
- Repeal height restrictions on buildings. H. F. 1211, cities and towns.
- Legal description included for a building not owned by owner of the land, listing and assessment purposes. H. F. 1274, Cochran.

School buildings, temporary or permanent, location of, school board discretion. S. F. 1294, schools.

BURIALS—

General

Require inspection of funeral establishments. H. F. 1342, state government; S. F. 1303, state government.

BUSES—

(See Motor Vehicles, sub-ref. Buses; School, sub-ref. Buses; and Transportation)

CAPITAL IMPROVEMENTS—

General

Require board of regents purchase midwestern college at Denison instead of another location. H. F. 1015, Crabb.

Use of fish and game protection fund for capital improvements, clarify. H. F. 1034, judiciary.

Iowa Soldiers' Home, capital improvements, appropriation. H. F. 1086, Fischer of Grundy, et al.; S. F. 1078, Mowry, et al.

CAPITOL PLANNING COMMISSION—

General

Per diem, compensation to appointive members of capitol planning commission, appropriation. H. F. 1364, appropriations.

CARRIERS—

(See Common Carriers)

CEMETERIES—

General

Township financial aid to private cemeteries upon request. H. F. 1093, Dunton.

CENTRAL COMMITTEES—

General

Increase membership of the state central committees. H. F. 1180, Lawson and Kreamer.

Increase membership of the state central committees. S. F. 1216, Walsh; H. F. 1263, Koch.

CHARITABLE ORGANIZATIONS—

General

Taxation of charitable and nonprofit corporations. S. F. 1213, Sullivan.

Taxation of property of nonprofit religious and educational corporations, institutions and societies. S. F. 1308, ways and means.

CHECKOFF—

General

Provide for an Iowa beef council. H. F. 1233, Crabb, et al.; S. F. 558, Clarke and Curran. S.

Excise tax on sale of certain agricultural commodities, market development, etc. S. F. 1285, agriculture.

CHILDREN—

(See Minors)

CHIROPRACTORS—

(See Medical-Professional)

CIGARETTES—

(See Tobacco)

CIGARS—

(See Tobacco)

CITIES AND TOWNS—

General

Real property owned by U. S., city or town, or public school district exempt from tax levies for cities and towns. H. F. 1044, Van Nostrand.

Rabies vaccination for dogs. H. F. 1074, Renda.

Waterworks employees group insurance. H. F. 1081, Alt, et al.

Waterworks employees group insurance, dependents. H. F. 1082, Alt, et al.

Assessment, etc. on municipal property acquired in support of industrial projects. S. F. 1088, ways and means.

Cities and towns parts of soil conservation districts within which they lie. S. F. 1101, Balloun.

Operation of motor vehicles in cities and towns, passing, repeal section. H. F. 1005, Holden and Dougherty.

Municipal utility trustees, compensation. H. F. 1038, Hansen of Black Hawk.

Municipal lighting districts. H. F. 1007, Holden and Dougherty; S. F. 1021, Nicholson.

Increase authorized special assessment for any public improvement, lot receiving special benefit from such. H. F. 1152, Stromer.

Require use of flashing signal light and stop arms by school buses in cities and towns. H. F. 1163, Ewell.

Sewer opening exceeding one square foot, enclosed by a grate. H. F. 1164, Kennedy of Chickasaw and Johnston of Johnson.

Remove salary ceiling for municipal court clerks and bailiffs, city council set salaries. S. F. 1197, cities and towns.

- Repeal height restrictions on buildings. H. F. 1211, cities and towns.
 Rights of county residents in annexation proceedings, municipal services, etc.
 H. F. 1217, Grassley, et al.
 Highway commission compensate municipalities for relocation of utilities,
 highway construction projects. H. F. 1218, Lipsky, et al.; H. F. 1267,
 Lipsky, et al.
 Cities and towns levy a tax of not more than one mill for aid to a public
 transportation company. H. F. 1248, Andersen, et al.
 Refund all sales tax collected on gross receipts from municipally owned and
 operated parking lots. S. F. 1228, Kosek; H. F. 1281, Lipsky, et al.
 League of municipalities, reports and accounts filed annually with secretary
 of state, auditor, secretary of senate and chief clerk. S. F. 1280, cities
 and towns.
 Exempt municipal vehicles from weight restrictions when operated within
 the municipality. H. F. 1282, Lipsky, et al.
 Regulation of railroads in cities and towns, improvements and repairs. H. F.
 1288, Crosier, et al.
 Railroad crossing repairs. S. F. 1244, commerce.
 Granting of easements by a municipality, project construction, etc., industry.
 H. F. 1306, cities and towns.
 Regulation of public utilities, annexed areas. H. F. 1270, Grassley, et al.
 Economic development activities of cities. H. F. 1320, Iowa development.
 Election for Dayton, Iowa on proposition of continuing management and control
 of certain municipal utilities. H. F. 1324, cities and towns.
 Create an office of local affairs, appropriation. S. F. 1283, Walsh, et al.
 Cities and counties establish zoning regulations to protect recreation areas.
 H. F. 1327, Iowa development.
 Park commission, city may abolish, if. S. F. 1296, cities and towns.
 Promote tourist attractions of this state. H. F. 1343, Iowa development.
 Amend S. F. 1088, Acts of the 63rd General Assembly, 2nd session, to assure
 the right to protest and appeal of assessments. S. F. 1300, ways and
 means.
 Mandatory voter registration, cities 10,000 or more—counties 50,000 or more.
 S. F. 1304, state government.
 Disabled and retired firemen and policemen, not under civil service. S. F.
 1317, cities and towns.
 Conduct study of metropolitan planning, districting, current bonding re-
 quirements, etc., present to 64th General Assembly, 1st session.
 H. C. R. 114; H. J. 553.
 That the General Assembly consider transmission of refuse and garbage across
 county lines to be an improper act by cities and their governing
 bodies. H. C. R. 124; H. J. 1101, 1454, 1479 adopted; S. J. 1375.
- Bonds**
 Interest rate on joint municipal sewer bonds, corrects. H. F. 1035, judiciary.
 A proposition submitted to voters of a city or town may include several
 projects if. H. F. 1287, McIntyre.
 Issuance of bonds for dock purposes. H. F. 1305, cities and towns.
 Municipal parking facilities, cities and towns issue revenue refunding bonds.
 H. F. 1344, cities and towns; S. F. 1301, cities and towns.
- Councils**
 Election precincts, size of, etc. S. F. 1111, Rigler.
 Time when the compensation of mayors and councilmen may be changed.
 S. F. 1155, Welmer and Thordsen; H. F. 1269, Shaw, et al.
 Redistribute certain fees relating to motor vehicles to cities and towns. S. F.
 1204, Gaudineer.
 Permits for large assemblages. S. F. 1314, law enforcement.
- Housing**
 Repeal requirement that each low-rent housing project must be approved by
 the voters. H. F. 1258, Tapscott.
- Mayor**
 Time when the compensation of mayors and councilmen may be changed.
 S. F. 1155, Welmer and Thordsen; H. F. 1269, Shaw, et al.
- Parking**
 Increase, distribution of parking meter revenues. H. F. 1245, Crosier.
 Municipal parking facilities, cities and towns issue revenue refunding bonds.
 H. F. 1344, cities and towns; S. F. 1301, cities and towns.
 Exempt municipally owned parking lots, service tax. S. F. 1214, Kosek and
 Potter; H. F. 1272, Wells, et al.
 Refund all sales tax collected on gross receipts from municipally owned and
 operated parking lots. S. F. 1228, Kosek; H. F. 1281, Lipsky, et al.
- Streets**
 Amount of primary road construction fund to be expended for maintenance
 in cities and towns. S. F. 1219, Kosek and Potter; H. F. 1273, Wells,
 et al.
 Amount of funds authorized to be expended for primary road system im-
 provements in cities and towns. S. F. 1220, Kosek and Potter; H. F.
 1280, Crosier, et al.
 Appropriate from road use tax fund to municipal tax relief fund for street
 purposes, cities and towns. S. F. 1224, Gaudineer.

Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, highway patrol, conservation commission, pollution, water, sewage, board of regents, areas schools) S. F. 1212, appropriations.

CITIZEN'S BAND RADIO OPERATORS

General

Citizen's band radio operators licenses, special automobile registration plates. H. F. 1017, Nolting, et al.

CIVIL DEFENSE—

General

Civil defense and emergency planning, county levy annual tax for. S. F. 1054, Arbuckle.

Counties levy up to one-half mill property tax for civil defense purposes. H. F. 1069, Mendenhall.

CIVIL SERVICE—

General

Rights of civil service employees. H. F. 1202, Andersen, et al.

Establish civil service for certain employees of county sheriffs. H. F. 1323, Crosier, et al.

CLAIMS—

General

Iowa soldiers home file claims with U. S. veterans administration. S. F. 1109, Mowry, et al.; H. F. 1114, Fischer of Grundy, et al.

Processing and payment of medical claims by private organization, social services may. H. F. 610, Radl, et al.; S. F. 1031, social services.

Nonresident aerial commercial pesticide applicators. H. F. 1109, Waugh.

Claims, personal property tax credit, state appeal board settle. H. F. 1257, Huff, et al.

Appropriate funds from primary road fund to highway commission for payment of claims. H. F. 1357, appropriations.

Appropriations to certain counties and named persons, settlement of claims. H. F. 1366, appropriations.

Claims processed by state appeal board and rejected by joint claims committee be considered by senate and house and action by joint committee rejecting same be approved. H. C. R. 141; H. J. 1460, 1643, 1663 adopted; S. J. 1441, 1484 adopted.

CODE—

General

Publication of the code, correcting statute. H. F. 1033, judiciary.

Distribution of code commission briefs, obsolete. S. F. 1008, judiciary.

Rules of statutory construction. H. F. 1119, Renda.

Code corrections, Iowa banking act of 1969. S. F. 1150, commerce.

Repeal S. F. 385, 63rd General Assembly, second session. S. F. 1254, judiciary.

Trade-marks, change reference in Code. S. F. 1263, judiciary.

Corrects omission, chapter 209, section 187, Acts of 62nd General Assembly, change word 'insanity' to 'hospitalization'. S. F. 1272, judiciary.

Clarification of the Code, drainage and levee districts, exemption from taxation. H. F. 1332, county government; S. F. 1288, county government.

Conduct a study of the current Iowa Code provisions and practices relating to county spending and fiscal policies, report to legislative council and 64th General Assembly. H. C. R. 129; H. J. 1199.

CODE EDITOR—

General

Publication of opinions of the supreme court. S. F. 1149, judiciary.

Repeal S. F. 385, 63rd General Assembly, second session. S. F. 1254, judiciary.

COLLATERAL—

General

Larceny of a security interest in collateral, repeals and reenacts section, constitutional requirement. S. F. 1218, judiciary.

COLLEGES, UNIVERSITIES—

General

Require board of regents purchase Midwestern College at Denison instead of another location. H. F. 1015, Crabb.

Institutions of higher learning, boards of regents, economic conditions, corrects. S. F. 1003, judiciary.

Elective board of regents govern institutions of higher learning. S. F. 1132, Messerly.

Repeals provisions providing for establishment of a western Iowa university. H. F. 1167, Crabb; S. F. 1187, higher education.

Powers and duties of board of regents, its authority to employ and discharge faculty members. S. F. 1242, Messerly, et al.

Executive council requested not to approve purchase of land for a western Iowa university. H. C. R. 107; H. J. 262, 298-296, 301-302 adopted; S. J. 314, 318, 332, 340, 341, 353, 366, 370, 371, 372 adopted, 390, 414.

State board of public instruction requested to transmit to the 64th General Assembly a copy of the report and recommendations relative to mul-

- multiple and future area community college needs and to postpone approval of new sites, etc. H. C. R. 139; H. J. 1451.
- Executive council** requested not to approve purchase of land for a western Iowa university. S. C. R. 104; S. J. 315, 318.
- Request** university extension service at I. S. U. of Science and Technology coordinate planning and implementation of public educational and community action anti-litter programs of public agencies and other organizations, etc. S. C. R. 115; S. J. 809.
- Tuition**
- Tuition grants**, eligibility for, method of computing the amount. H. F. 1046, Radl.
- Scholarships and tuition grants** for non-Caucasian students. S. F. 1112, Reichardt, et al.
- Tuition grants**, financial need, full-time graduate students. S. F. 1211, O'Malley, et al.

COMMERCE—**General**

- Date of annual meeting** of shareholders, corporations. H. F. 1051, commerce.
- Maximum rate of interest** on general obligation bonds, school corporations. H. F. 1052, commerce; S. F. 1071, Frey.
- Public utilities**, written notices. S. F. 1063, commerce.
- Annual report** of commerce commission. S. F. 1064, commerce.
- No free passes** for common carriers. S. F. 1065, commerce; H. F. 1070, commerce.
- Interest charges** on disputed credit transactions. H. F. 1089, Andersen.
- Savings and loan associations**, federal and state chartered, equalize regulations. S. F. 1099, commerce.
- Covered claims** paid in event of insurer's insolvency. S. F. 1102, commerce; H. F. 1168, commerce.
- Termination of insurance agency contracts**. S. F. 1116, commerce.
- Regulation of trading stamps**, repeal gift enterprise statutes. H. F. 1180, Gannon and Fischer of Grundy.
- Code corrections**, Iowa banking act of 1969. S. F. 1150, commerce.
- Power of eminent domain**, exceptions. H. F. 1147, Holden and Gannon.
- Determining compensation** in eminent domain proceedings. H. F. 1149, Holden, et al.; S. F. 1171, county government.
- Electric transmission lines**, power of eminent domain exercised by electric utilities. H. F. 1150, Holden, et al.; S. F. 1135, county government.
- Power of eminent domain** exercised by pipeline companies. H. F. 1151, Holden, et al.; S. F. 1184, county government.
- Retailers** to disclose to customers real cost of credit, etc. H. F. 1160, McIntyre.
- Investment of funds** of life insurance companies, Asian development bank. H. F. 1169, Van Drie, et al.
- Real estate brokers**, multiple listing system. H. F. 1170, Van Drie, et al.
- Federal insured loans**, veterans administration. S. F. 1198, commerce; H. F. 1231, Alt.
- Regulate insurance holding company systems**. S. F. 1203, commerce; H. F. 1264, commerce.
- Officers and directors** of insurance companies, etc. may be members of board of directors of any development corporation, etc. S. F. 1209, commerce; H. F. 1252, commerce.
- Interest rate increases** paid by industrial loan companies be paid on prior issues as well. H. F. 1271, Fischer of Grundy.
- Indemnification** of bank officers and directors. S. F. 1234, commerce.
- Remedies for damages** caused by pipeline companies. S. F. 1243, commerce.
- Railroad crossing repairs**. S. F. 1244, commerce.
- Inspection of property** for damages caused by construction of pipelines. S. F. 1245, commerce.
- Group automobile and other types** of casualty insurance. H. F. 1299, Caffrey, et al.
- Regulate rates**, etc. charged for credit life, accident and health insurance. S. F. 1251, commerce.
- Notice to commerce commission** and law enforcement agencies by railroads shipping dangerous materials. H. F. 1328, Gannon.
- Sale of mobile homes**, travel trailers, and camping trailers. H. F. 1333, commerce.
- That a study** of the uniform consumer credit code to determine benefits to the general public be made by the commerce committee and report to the 64th General Assembly in 1971. H. C. R. 126; H. J. 1123.
- That a select committee** of nine members of both house and senate commerce committee be named to continue eminent domain study and report to be filed no later than January 15, 1971. H. C. R. 130; H. J. 1245, 1437 failed.

COMMERCE COMMISSION—**General**

- Annual report** of commerce commission. S. F. 1064, commerce.
- All utilities** under rate regulation of commerce commission, exceptions. S. F. 1134, Sullivan.

- Fair trade practices by motor vehicle franchisors. H. F. 1187, commerce; S. F. 1207, commerce.
- Electric transmission lines, power of eminent domain exercised by electric utilities. H. F. 1150, Holden, et al.; S. F. 1185, county government.
- Counties right to grant franchises for transit systems. S. F. 1167, Walsh.
- Permit commerce commission to administer the natural gas pipeline safety act of 1968. S. F. 1277, commerce.
- Conduct a study of the operation, personnel organization, and operating efficiency of the warehouse division of the commerce commission, also evaluation and investigation of the cost-sharing provisions of the agreement with the commodity credit corporation reinspections, report to be submitted to legislative council and 64th General Assembly. H. C. R. 145; H. J. 1613.

COMMISSIONERS—**General**

- Qualifications of soil conservation district commissioners. S. F. 1061, Keith.
- Governor appoint commissioner, conservation commission. H. F. 1295, Fischer of Grundy.

Insurance

- Covered claims paid in event of an insurer's insolvency. S. F. 1102, commerce; H. F. 1168, commerce.
- Regulate rates, etc., charged for credit life, accident and health insurance. S. F. 1251, commerce.

Labor

- Uniform standards for payment of wages by employers, etc. S. F. 1129, Sullivan, et al.

Public Health

- Definition, licensing, inspection, etc. of health care facilities, rules, enforcement procedures, etc. H. F. 1243, social services; S. F. 1258, social services.

- Increase salary of the commissioner of health. S. F. 1275, appropriations.
- Commissioner of public health not required to be physician. H. F. 1321, social services.

- Treatment for drug addiction or dependency, no disclosure. S. F. 1276, law enforcement.

- Establishment of sanitary disposal projects, authorizing a tax therefor, provide penalties, appropriation. S. F. 1232, environmental preservation; H. F. 1337, environmental preservation. S.

Social Services

- Change the medical assistance act, or medicaid law. H. F. 1346, social services.

COMMON CARRIERS—**General**

- Agricultural and horticultural products and livestock, transportation of. H. F. 1016, Koch and Dougherty.
- No free passes for common carriers. S. F. 1065, commerce; H. F. 1070, commerce.

COMMUNICATIONS—

(Also see Schools, sub-ref. Radio and TV)

General

- Telephone companies provide common number for central law enforcement agency, each county. S. F. 1045, Gaudineer.

- Repeals requirement executive council must approve all transfer of moneys to local or county school boards, radio and TV facility board. S. F. 1180, Neu, et al.; H. F. 1109, Alt, et al.

- Authority of state educational radio and TV facility board, printing of study guides. S. F. 1161, Neu, et al.; H. F. 1200, Alt, et al.

- Interception of oral and wire communications, penalties. S. F. 1166, law enforcement.

- State educational radio and TV, location of. S. F. 1168, Neu, et al.

- Tax-sheltered annuities for employees of state educational radio and TV facility board. S. F. 1169, Neu, et al.; H. F. 1201, Alt, et al.

- Prohibit all news media from disseminating any information, legal action, notice. H. F. 1238, Van Nostrand.

- Sales and use tax, newspaper and the like, radio, movie, etc., advertising, etc.; municipal tax relief and office of planning and programming. H. F. 1292, Gannon; S. F. 1265, Orr. S.

- Commend radio station WOI for providing an excellent public service. S. C. R. 134; S. J. 1430, 1443 adopted; H. J. 1681 adopted.

COMMUNITY SCHOOL DISTRICTS—

(See Schools, sub-ref. Districts)

COMPENSATION—**General**

- Municipal utility trustees, compensation. H. F. 1038, Hansen of Black Hawk.
- Latest increase in compensation of certain county officers retroactive to July 1, 1969. H. F. 1056, county government; S. F. 1059, county government.

Shorthand court reporters, compensation, etc. H. F. 1105, Huff; S. F. 253, DeKoster and Denman.
 Compensation of members of General Assembly, interim committees, special sessions, etc. H. F. 1120, Lipsky, et al.
 Time when the compensation of mayors and councilmen may be changed. S. F. 1155, Welmer and Thordsen; H. F. 1269, Shaw, et al.
 Determining compensation in eminent domain proceedings. H. F. 1149, Holden, et al.; S. F. 1171, county government.
 Viet Nam veterans' service compensation fund. H. F. 1166, Brinck; S. F. 543, Benda.
 Compensation of certain appraisers. H. F. 1244, Goode, et al.; S. F. 1233, Mogged.
 Powers and duties of board of regents, its authority to employ and discharge faculty members. S. F. 1242, Messerly, et al.
 Compensation of the lieutenant governor, computation of, term of office. S. F. 1279, rules.
 Per diem compensation of appointive members of capitol planning commission, appropriation. H. F. 1364, appropriations.
Employees
 Workmen's compensation act compulsory. S. F. 1281, human and industrial relations.

COMPTROLLER OF STATE—**General**

Additional aid for local school districts. H. F. 1002, Huff; S. F. 1092, O'Malley.
 Abolish merit system. S. F. 1026, Hougen; H. F. 1123, Miller of Page, et al. S. Departmental rules, responsibility on departments. S. F. 1042, Mowry.
 State aid to public schools, income, sales, use and property tax. H. F. 1209, Roorda, et al.
 All printing and machines under state printing board. S. F. 1196, Balloun, et al.
 Financial relief to mentally ill persons, \$700,000 appropriation. H. F. 1213, Baker.
 Redistribute certain fees relating to motor vehicles to cities and towns. S. F. 1204, Gaudineer.
 Claims, personal property tax credit, state appeal board settle. H. F. 1257, Huff, et al.
 Appointment of two deputy state comptrollers. S. F. 1235, Frommelt, et al.
 Reorganization of the executive functions of state government, create department of executive services—supplies, printing, purchasing, etc. S. F. 1236, state government.
 Franchise tax, financial institutions (banks, savings and loan associations, etc.). H. F. 1294, ways and means.
 State foundation aid to public high school districts. S. F. 1256, Reichardt.
 Election contests of Wilson L. Davis vs. Gilbert M. McCarty, appropriation. S. F. 1282, judiciary.
 Basic school tax, state equalization aid to public schools, and review of school district budgets. S. F. 1310, schools.
 Per diem compensation to appointive members of capitol planning commission, appropriation. H. F. 1364, appropriations.
 Appropriations to certain counties and named persons, settlement of claims. H. F. 1366, appropriations.
 That the state comptroller, treasurer, and attorney general analyze Iowa statutes relating to use of 'anticipatory warrants', etc., report to 64th General Assembly. H. C. R. 132; H. J. 1276, 1340 adopted; S. J. 1208, 1457 adopted.

CONDEMNATION—**General**

Condemnation commissions, one member farmer if agricultural land. S. F. 1100, transportation.
 Condemnation proceedings for highway purposes, 180 days notice. H. F. 1256, transportation.
 Purchase or condemnation of property, alternative access. S. F. 1246, transportation; H. F. 271, Christensen, et al. S.

CONSERVANCY DISTRICTS—**General**

Establishment and administration of conservancy districts. H. F. 1336, environmental preservation.

CONSERVATION—**(Also See Soil Conservation)****General**

Hunting from aircraft or snowmobiles, illegal. H. F. 1064, Stromer, et al.
 Use of fish and game protection fund for capital improvements, clarify. H. F. 1034, judiciary.
 Reasons members of county conservation boards may be removed for cause. H. F. 1325, conservation and recreation.
 That President Nixon reconsider, in his 1970 budget, the proposed severe reduction of agricultural conservation funds and other conservation

programs. S. C. R. 37; S. J. 1571, 1820, 1872; 2nd session, S. J. 54.

Commissioner

- Salaries of conservation officers as amended. H. F. 1031, judiciary.
 Develop and reconstruct a historical site in and around Toolsboro, Iowa. H. F. 1040, Corey.
 Public recreation on private lands and waters. H. F. 1207, Roorda.
 Water safety regulations, sunset-sunrise. H. F. 1210, Winkelman, et al.
 Motor fuel tax paid, watercraft, allocate to conservation fund, maintenance, boating, etc.; legislative service bureau study and determine. H. F. 1232, conservation and recreation.
 No free passes for common carriers. S. F. 1065, commerce; H. F. 1070, commerce.
 Conservation, fisheries, change to official name. S. F. 1079, conservation and recreation.
 Protection of nongame birds. S. F. 1138, conservation and recreation.
 Motor fuel tax paid, watercraft, allocate \$300,000 to state conservation fund, recreational boating program. S. F. 1190, conservation and recreation.
 Open season on mourning doves. S. F. 1191, Denman.
 U. S. game management agent may be appointed as a conservation officer without compensation from state. S. F. 1223, conservation and recreation.
 Use of traps. S. F. 1085, McGill.
 Governor appoint commissioner, conservation commission. H. F. 1295, Fischer of Grundy.
 Annual registration fee upon all motorboats and sailboats in lieu of personal property taxes. S. F. 1261, Erskine; H. F. 1316, Shaw.
 Power of conservation commission to exercise jurisdiction over lands to be used for park purposes. H. F. 1311, conservation and recreation.
 Deer hunting licenses of landlords and tenants. H. F. 1313, conservation and recreation.
 Create a scenic river system. H. F. 1341, conservation and recreation.
 Create an environmental control commission, appointment of a chief administrative officer. H. F. 1360, environmental preservation.
 Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, highway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.
 Conservation commission directed to establish earliest possible date for hunting geese and ducks. H. C. R. 110; H. J. 410, 489.
 Authorize conservation commission to negotiate with landowners as to purchase of property rights, development of Coldwater Cave, report to General Assembly for proper funding, etc. H. C. R. 113; H. J. 531, 757.

CONSERVATION COMMISSION—

(See Conservation, sub-ref. Commission)

CONSTABLES—

(See Officers)

CONSTITUTIONAL AMENDMENTS—

General

- Biennial sessions of the General Assembly. S. J. R. 1001, Reichardt.
 Composition of representative districts, Clinton county. H. F. 1047, Camp and Pelton.
 Provide means for General Assembly to convene itself into special session. H. J. R. 1001, Schroeder.
 Supreme court may retire judges for disability, etc. S. J. R. 1002, judiciary.
 Composition of representative districts, Clinton county. H. F. 1111, constitutional amendments and reapportionment.
 Judges of district and supreme court appointed by governor, approval of senate. H. J. R. 1003, Gannon.
 Manner in which vacancies in the General Assembly are to be filled. H. J. R. 1004, Freeman of Buena Vista, et al.
 Age qualifications, members of the General Assembly. H. J. R. 1007, Crosier, et al.
 Rescind S. C. R. 13 as passed by the 63rd General Assembly, 1st session, 1969, and request of congress call a convention to propose a revised amendment to the U. S. constitution regarding reapportionment. H. C. R. 103; H. J. 106, 1620 failed, 1628.
 That this legislature withdraws the application to congress to call a convention for proposing an amendment to the U. S. constitution regarding reapportionment under S. C. R. 13 as passed by the 63rd General Assembly, 1st session, 1969, and consider S. C. R. 13 null and void. S. C. R. 103; S. J. 113, 178.

CONSTITUTIONAL CONVENTION—

General

- Repeal procedure for establishment of a convention to ratify amendments to the constitution of the United States. S. F. 1154, Doderer.
 Rescind S. C. R. 13 as passed by the 63rd General Assembly, 1st session, 1969, and request congress call a convention to propose a revised

amendment to the U. S. constitution regarding reapportionment. H. C. R. 103; H. J. 106, 1620 failed, 1638.
 That this legislature withdraws the application to congress to call a convention for proposing an amendment to the U. S. constitution regarding reapportionment under S. C. R. 13 as passed by the 63rd General Assembly, 1st session, 1969 and consider S. C. R. 13 null and void. S. C. R. 102; S. J. 113, 178.

CONSTRUCTION—

General

Increase amount boards of supervisors may spend for construction or repair of county buildings without submitting proposal. H. F. 1155, county government.
 Exempt service tax on services rendered as a part of or incidental to construction. S. F. 1226, ways and means.
 Granting of easements by a municipality, project construction, etc., industry. H. F. 1306, cities and towns.
 Construction of an administration building for highway commission. H. F. 1330, appropriations.

CONSUMER—

General

Packaging and labeling of commodities for sale to consumers. H. F. 1340, Gannon.

CONTAINERS—

General

Motor vehicle registration certificate containers, no longer furnish. H. F. 1228, Kreamer.
 Packaging and labeling of commodities for sale to consumers. H. F. 1340, Gannon.

CONTRACTORS—

General

Mechanic's liens, subcontractors. S. F. 1094, Reichardt, et al.

CONTRIBUTIONS—

General

Statement of expenses, public office, political. S. F. 1133, Shafl.

CONVENTIONS—

General

Repeal procedure for establishment of a convention to ratify amendments to the constitution of the United States. S. F. 1154, Doderer.

CORPORATIONS—

General

Date of annual meeting of shareholders, corporations. H. F. 1051, commerce.
 Nonprofit corporation, property exempt from taxation, water. H. F. 1057, Bergman, et al.
 Corporations, other organizations, which solicit public donations, file statement of salaries and expenses. H. F. 1117, Freeman of Buena Vista, et al.
 Update Iowa income tax laws, adjusted gross income. S. F. 1182, ways and means.
 Officers and directors of insurance companies, etc., may be members of board of directors of any development corporation, etc. S. F. 1209, commerce; H. F. 1252, commerce.
 Real property owned, etc., or under construction by a nonprofit corporation shall be taxed. H. F. 1276, Welden.
 Indemnification of bank officers and directors. S. F. 1234, commerce.
 Prohibit certain corporations from engaging in farming and ranching operations. S. F. 1266, Orr.
 Allow agreements respecting the joint or common ownership of property used in generation, transmission, or distribution of electricity. S. F. 1306, judiciary.
 Indemnification of officers, directors, employees, and agents of business corporations. S. F. 1313, judiciary.

Officers

Stockholders' meetings for certain corporations, location of. H. F. 1310, judiciary.

COSMETOLOGY—

General

Granting of professional licenses, cosmetology. S. F. 1259, Conklin.

COUNCILMEN—

(See Cities and Towns, sub-ref. Councils)

COUNCILS—

(See Cities and Towns, sub-ref. Councils)

COUNTIES—General

General

County expenditures, obsolete provisions. S. F. 1016, judiciary.
 Telephone companies provide common number for central law enforcement agency, each county. S. F. 1045, Gaudineer.
 Delinquent taxes, increase penalty. H. F. 1062, Battles.

- Rates of interest and interest penalty for redemption of real property. H. F. 1063, Battles.
- Secondary roads adjoining counties, share costs. S. F. 1069, Lucken, et al.; H. F. 1084, Peterson, et al.
- Increase maximum property tax levy for county general fund to 5 mills. H. F. 1067, Mendenhall.
- Township financial aid to private cemeteries upon request. H. F. 1092, Dunton.
- Increase mill levy for county agricultural extension education fund. S. F. 1097, county government.
- All counties participate in the food stamp program. S. F. 1165, Walsh.
- Voting rights, annexation, all vote. H. F. 1161, Grassley, et al.
- Rights of county residents in annexation proceedings, municipal services, etc. H. F. 1217, Grassley, et al.
- Increase maximum rate of interest, anticipatory bonds issued by townships to finance fire apparatus or equipment, etc. S. F. 1248, county government.
- Corrects omission, chapter 209, section 187, Acts of 62nd General Assembly, change word 'insanity' to 'hospitalization'. S. F. 1272, judiciary.
- Establish civil service for certain employees of county sheriffs. H. F. 1323, Crosier, et al.
- Create an office of local affairs, appropriation. S. F. 1283, Walsh, et al.
- Cities and counties establish zoning regulations to protect recreation areas. H. F. 1327, Iowa development.
- Clarification of the Code, drainage and levee districts, exemption from taxation. H. F. 1332, county government; S. F. 1288, county government.
- Counties may levy not to exceed one mill on a dollar or assessed valuation for the purpose of matching funds to cooperate with federal programs. S. F. 1289, county government.
- Mandatory voter registration, cities 10,000 or more; counties 50,000 or more. S. F. 1304, state government.
- Conduct a study of the current Iowa Code provisions and practices relating to county spending and fiscal policies, report to legislative council and 64th General Assembly. H. C. R. 129; H. J. 1199.
- Attorneys**
- Assistant county attorneys, county population. H. F. 1174, Roorda, et al.
- Auditors**
- Increase fees collected, real estate transfers, etc. H. F. 1018, Hanson of Howard-Mitchell, et al.
- Board of tax review, equalizing orders, counties. S. F. 1068, Potgeter, et al.; H. F. 1098, Fischer of Grundy, et al.
- All license fees and penalties for licensing of dogs be placed in the general fund of the county. H. F. 1249, Crabb.
- Industrial, manufacturing and processing property including machinery, centrally assessed by director of revenue. S. F. 1222, Hougen.
- Mandatory voter registration, cities 10,000 or more; counties 50,000 or more. S. F. 1304, state government.
- Basic school tax, state equalization aid to public schools, and review of school district budgets. S. F. 1310, schools.
- Exempt personal property tax on cattle, certain age, appropriation. H. F. 1362, appropriations.
- Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, highway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.
- Journals, bills and binders to be furnished free to county auditors. S. C. R. 101; S. J. 7 adopted; H. J. 21 adopted.
- Conservation**
- Reasons members of county conservation boards may be removed for cause. H. F. 1325, conservation and recreation.
- Engineers**
- Increase mileage and expenses of county engineers. S. F. 1104, Klink.
- Health, Board of**
- Tax levy to create a county public health fund. S. F. 1215, Doderer.
- Recorder**
- Homestead ownership proof to claim homestead tax credit. H. F. 1253, Warren.
- Annual registration fee on all motorboats and sailboats in lieu of personal property taxes. S. F. 1261, Erskine; H. F. 1316, Shaw.
- Social Welfare**
- Administration of county social welfare programs to board of supervisors. H. F. 1100, Andersen.
- Social services provide aid to county juvenile homes, appropriation. S. F. 1128, O'Malley, et al.
- Every medicaid recipient given monthly statement from doctor or other professional health care practitioner, drugs, etc. S. F. 1143, social services.

- Administration of county social welfare programs to board of supervisors. H. F. 1132, Andersen.
- All counties participate in the food stamp program. S. F. 1165, Walsh.
- Relieve counties of requirement they pay half nonfederally funded cost of ADC, blind assistance, and aid to disabled. H. F. 1291, Tapscott.
- Remove the limitation on the levy for county poor fund. H. F. 1351, Tapscott.
- Supervisors, board of**
- District court bailiffs, judge may employ. H. F. 1008, Huff.
- Require vacancies on boards of supervisors be filled by special election. S. F. 1028, Neu; H. F. 1078, Knoblauch.
- Legalize proceedings of board of supervisors of Dallas county, issuance of county home bonds, etc. S. F. 1038, Shirley; H. F. 1072, Rodgers.
- Fee schedules for county ambulance services, boards of supervisors. S. F. 1051, Shaff.
- Boards of supervisors regulate use of firearms in certain townships. H. F. 1053, Skinner.
- Counties levy up to one-half mill property tax for civil defense purposes. H. F. 1069, Mendenhall.
- Civil defense and emergency planning, county levy annual tax for. S. F. 1054, Arbuckle.
- Property tax levy, board of supervisors, maximum increase of one mill. H. F. 1080, Corey; S. F. 1172, county government.
- Administration of county social welfare programs to board of supervisors. H. F. 1100, Andersen.
- Boards of supervisors purchase blanket bond for county employees. S. F. 1103, judiciary.
- Increase mileage and expenses of county engineers. S. F. 1104, Klink.
- Election precincts, size of, etc. S. F. 1111, Rigler.
- Ambulance service expense fund boards of supervisors create. H. F. 1107, Hanson of Howard-Mitchell.
- Establishment of zoos or zoological gardens. H. F. 1128, Lippold, et al.; S. F. 1212, Kosek and Welmer.
- Establish revolving funds, expenses for maintenance of drainage or levee districts, boards of supervisors. H. F. 1129, Rex.
- Administration of county social welfare programs to board of supervisors. H. F. 1132, Andersen.
- Legalize and validate proceedings of board of supervisors, Mitchell county, issuance of county public hospital bonds, levy of taxes, etc. H. F. 1133, Hanson of Howard-Mitchell.
- Determining compensation in eminent domain proceedings. H. F. 1149, Holden, et al.; S. F. 1171, county government.
- Terms of office of certain county supervisors. H. F. 1154, county government.
- Appointment of deputy sheriffs and secretaries in certain counties. H. F. 1144, Dunton, et al.
- Increase amount boards of supervisors may spend for construction of repair of county buildings without submitting proposal. H. F. 1155, county government.
- County zoning, election, all eligible voters. H. F. 1205, Brinck.
- Transfer of portions of primary road system into secondary road system. H. F. 1284, Dougherty, et al.
- County contingent funds, flexibility, boards of supervisors. S. F. 1240, county government.
- Railroad crossing repairs. S. F. 1244, commerce.
- Location of mailboxes on highways. H. F. 1296, Christensen.
- Counties may levy not to exceed one mill on a dollar of assessed valuation for the purpose of matching funds to cooperate with federal programs. S. F. 1289, county government.
- Remove the limitation on the levy for county poor fund. H. F. 1351, Tapscott.
- Permits for large assemblages. S. F. 1314, law enforcement.
- Authorize county supervisors to match grants for study, control and suppression of crime. S. F. 1316, county government.
- Treasurer**
- Citizens' band radio operators licenses, special automobile registration plates. H. F. 1017, Nolting, et al.
- Bond of a county treasurer, increase. H. F. 1225, Kluever.
- All license fees and penalties for licensing of dogs be placed in the general fund of the county. H. F. 1249, Crabb.
- Increase tax on mobile homes, allocation of the proceeds. H. F. 1263, ways and means.
- Hospitals**
- County public hospitals, reversion of unappropriated funds. H. F. 1046, Graham.
- Funds**
- Establish revolving funds, expenses for maintenance of drainage or levee districts, board of supervisors. H. F. 1129, Rex.
- Legalize payment made for foster home care in Woodbury county. H. F. 1314, county government.

Legalize payment made for foster home care in Pottawattamie county. H. F. 1315, county government.

COUNTIES—Specific

Benton

Legalize and validate proceedings of the board of directors area X district, Benton, Cedar, Iowa, Johnson, Jones, Linn and Washington counties, pension and retirement annuity plan. S. F. 1208, Potter, et al.

Boone

Legalize proceedings of board of directors of Perry community school district, Dallas, Boone and Greene, purchase of real estate. S. F. 1049, Shirley.

Buchanan

Legalize and validate proceedings of board of directors of Oelwein community school district, Fayette and Buchanan counties, school building bonds, taxes. H. F. 1190, Menefee.

Cedar

Legalize and validate proceedings of the board of directors area X district, Benton, Cedar, Iowa, Johnson, Jones, Linn and Washington counties, pension and retirement annuity plan. S. F. 1208, Potter, et al.

Clinton

Composition of representative districts, Clinton county. H. F. 1047, Camp and Pelton.

Composition of representative districts, Clinton county. H. F. 1111, constitutional amendments and reapportionment.

Dallas

Legalize proceedings of board of supervisors of Dallas county, issuance of county home bonds, etc. S. F. 1038, Shirley; H. F. 1072, Rodgers.

Legalize proceedings of board of directors of Perry community school district, Dallas, Boone and Greene, purchase of real estate. S. F. 1049, Shirley.

Delaware

Area vocational school for Delaware, Dubuque, and Jackson counties. S. F. 1077, Walsh, et al.; H. F. 1094, Ellsworth, et al.

Abatement of a sewage disposal problem, Colesburg. H. F. 1139, Blouin, et al.

Dubuque

Area vocational school for Delaware, Dubuque, and Jackson counties. S. F. 1077, Walsh, et al.; H. F. 1094, Ellsworth, et al.

Fayette

Legalize and validate proceedings of board of directors of Oelwein community school district, Fayette and Buchanan counties, school building bonds, taxes. H. F. 1190, Menefee.

Greene

Legalize proceedings of board of directors of Perry community school district, Dallas, Boone and Greene, purchase of real estate. S. F. 1049, Shirley.

Iowa

Legalize and validate proceedings of the board of directors area X district, Benton, Cedar, Iowa, Johnson, Jones, Linn and Washington counties, pension and retirement annuity plan. S. F. 1208, Potter, et al.

Jackson

Area vocational school for Delaware, Dubuque, and Jackson counties. S. F. 1077, Walsh, et al.; H. F. 1094, Ellsworth, et al.

Jasper

Legalize and validate procedures, Jasper county conservation board for construction of three toilets, Jasper county park. H. F. 1191, Roorda.

Johnson

Legalize and validate proceedings of the board of directors area X district, Benton, Cedar, Iowa, Johnson, Jones, Linn and Washington counties, pension and retirement annuity plan. S. F. 1208, Potter, et al.

Legalize and validate proceedings of board of directors of Mount Vernon community school district, Linn, Jones, and Johnson counties, purchase of real estate from Grace E. West and Gail West Hull, etc. H. F. 1278, Radl.

Jones

Legalize and validate proceedings of the board of directors area X district, Benton, Cedar, Iowa, Johnson, Jones, Linn and Washington counties, pension and retirement annuity plan. S. F. 1208, Potter, et al.

Legalize and validate proceedings of board of directors of Mount Vernon community school district, Linn, Jones, and Johnson counties, purchase of real estate from Grace E. West and Gail West Hull, etc. H. F. 1278, Radl.

Linn

Legalize and validate proceedings of the board of directors area X district, Benton, Cedar, Iowa, Johnson, Jones and Washington counties, pension and retirement annuity plan. S. F. 1208, Potter, et al.

- Legalize and validate proceedings of board of directors of Mount Vernon community school district, Linn, Jones, and Johnson counties, purchase of real estate from Grace E. West and Gail West Hull, etc.** H. F. 1278, Radl.
- Mahaska**
- Legalize and validate special election of Twin Cedars community school district, Marion and Mahaska counties, school bonds, for addition.** S. F. 1188, Laverty.
- Marion**
- Legalize and validate proceedings of city council, Pella, Marion county, contract, steam turbine generator.** H. F. 1140, Van Roekel.
- Legalize and validate special election of Twin Cedars community school district, Marion and Mahaska counties, school bonds, for addition.** S. F. 1189, Laverty.
- Legalize use of an abandoned railway bridge in Marion county as part of their secondary road system.** H. F. 1356, judiciary; S. F. 1305, judiciary.
- Marshall**
- Transfer of real property, LeGrand consolidated school district, to Alfred J. Witham, corrects procedural defect.** S. F. 1080, Mowry.
- Mills**
- Legalize and validate proceedings of board of directors of Henderson consolidated school district, Mills county, sale of certain real property.** H. F. 1307, judiciary.
- Mitchell**
- Legalize and validate proceedings of board of supervisors, Mitchell county, issuance of county public hospital bonds, levy of taxes, etc.** H. F. 1133, Hanson of Howard-Mitchell.
- Page**
- Corrects legal description, conveyance of land in Page county.** S. F. 1130, Bass.
- Pottawattamie**
- Legalize payment made for foster home care in Pottawattamie county.** H. F. 1315, county government.
- Washington**
- Legalize and validate proceedings of the board of directors area X district, Benton, Cedar, Iowa, Johnson, Jones, Linn and Washington counties, pension and retirement annuity plan.** S. F. 1203, Potter, et al.
- Webster**
- Legalize and validate proceedings of the board of directors of Iowa central community college, area V, and Fort Dodge community school district, transfer of buildings, real estate, etc.** S. F. 1271, higher education.
- Election for Dayton, Iowa on proposition of continuing management and control of certain municipal utilities.** H. F. 1324, cities and towns.
- Woodbury**
- Legalize payment made for foster home care in Woodbury county.** H. F. 1314, county government.
- COURT—**
(Also See Judiciary)
- General**
- Grant witnesses immunity from criminal prosecution, etc.** S. F. 1020, Gaudineer.
- Estates exempt from inheritance tax.** S. F. 1023, Glenn.
- Probate inventories.** S. F. 1031, Gaudineer.
- Court costs in criminal cases.** S. F. 1036, Conklin.
- Departmental rules, responsibility on departments.** S. F. 1042, Mowry.
- Terms of court, removes obsolete reference.** S. F. 1004, judiciary; H. F. 1024, judiciary.
- Time of trial for persons held for a public offense, corrects.** S. F. 1005, judiciary.
- Release without bail of persons charged with crime, consider public interest.** H. F. 1071, Kennedy of Dubuque.
- Pleading considered filed on day delivered to clerk of court.** S. F. 1070, judiciary.
- Alternative courts of competent jurisdiction in forgery cases.** S. F. 1076, law enforcement.
- Increase cost of filing a mechanic's lien.** S. F. 1089, Glenn; H. F. 1112, Schwartz.
- Interpreters in legal proceedings, court.** S. F. 1096, DeKoster and Griffin; H. F. 1131, Gannon and McCartney.
- Justifiable defense of person or property.** H. F. 1106, Graham, et al.
- Actions for damages caused by negligence.** H. F. 1125, McIntyre.
- Judgment for damages against Mr. and Mrs. Edward Briney, appropriation.** S. F. 1146, Van Gilst.
- Duty to give evidence, provide for granting witnesses immunity to prosecution, testimony.** S. F. 1133, judiciary.

Waiver of right to jury trial in indictable misdemeanor cases. H. F. 1240, Johnston of Johnson and Kennedy of Chickasaw.
 Defendant choose manner of punishment for offense, fine or jail sentence. H. F. 1290, Johnston of Johnson.
 Penalty for violations of the act regulating snowmobiles, simple nonindictable misdemeanors. S. F. 1298, law enforcement.
 Public record, dissolution of marriage, separate maintenance, and annulment. S. F. 1315, judiciary.

District

District court bailiffs, judge may employ. H. F. 1008, Huff.
 Periodic child-support payments, fee. H. F. 1012, Voohees and Dougherty.
 Supreme court may retire judges for disability, etc. S. J. R. 1002, judiciary.
 Determining compensation in eminent domain proceedings. H. F. 1149, Holden, et al.; S. F. 1171, county government.
 Judges of district and supreme court appointed by governor, approval of senate. H. J. R. 1003, Gannon.
 Determination of number of district court judgeships and filling of vacancies. H. F. 1226, Doyle, et al.
 Remedies for damages caused by pipeline companies. S. F. 1243, commerce.
 Official opinions of the attorney general to be advisory. H. F. 1297, Gannon.

Juvenile

Juvenile court records, seal if dismissed. S. F. 1107, Potgeter.

Municipal

Municipal court judges, regular and alternate. S. F. 1043, Mowry.
 Increase salaries of bailiffs and clerks of the municipal courts. S. F. 1074, Walsh; H. F. 508, Andersen, et al. S.
 Remove salary ceiling for municipal court clerks and bailiffs, city council set salaries. S. F. 1197, cities and towns.

Supreme

Supreme law clerks, increase salary. S. F. 1046, Gaudineer; H. F. 1073, Renda.
 Supreme court may retire judges for disability, etc. S. J. R. 1002, judiciary.
 Appropriation to supreme court, 63rd General Assembly, 1st session, correction. S. F. 1127, Mowry.
 Publication of opinions of the supreme court. S. F. 1149, judiciary.
 Determining compensation in eminent domain proceedings. H. F. 1149, Holden, et al.; S. F. 1171, county government.
 Judges of district and supreme court appointed by governor, approval of senate. H. J. R. 1003, Gannon.
 Determination of number of district court judgeships and filling of vacancies. H. F. 1226, Doyle, et al.
 Supreme court determine number of judicial districts, and their boundaries. S. F. 1237, judiciary.
 Official opinions of the attorney general to be advisory. H. F. 1297, Gannon.

Reporters

Court reporters, shorthand notes. H. F. 1010, Doyle and Dougherty.
 Shorthand court reporters, compensation, etc. H. F. 1105, Huff; S. F. 253, De-Koster and Denman.

CREDIT—**General**

Interest charges on disputed credit transactions. H. F. 1089, Andersen.
 Retailers to disclose to customers real cost of credit, etc. H. F. 1160, McIntyre.
 Prohibits issuance of unsolicited credit cards. S. F. 1247, Conklin.
 Credit charges on retail installment sales, time, etc.; installment loans by banks. S. F. 1260, Arbuckle.
 That a study of the uniform consumer credit code to determine benefits to the general public be made by the commerce committee and report to the 64th General Assembly in 1971. H. C. R. 126; H. J. 123.
 Conduct a study of the operation, personnel organization, and operating efficiency of the warehouse division of the commerce commission, also evaluation and investigation of the cost-sharing provisions of the agreement with the commodity credit corporation reinspections, report to be submitted to legislative council and 64th General Assembly. H. C. R. 145; H. J. 1613.

CREDIT CARDS—**General**

Prohibits issuance of unsolicited credit cards. S. F. 1247, Conklin.

CRIME—**General**

Justifiable defense of person or property. H. F. 1106, Graham, et al.
 Liability of owner, property, damages suffered by a person, intent to commit a crime. S. F. 1147, Van Gilst.
 Seizure, and impoundment of property in possession or proximity of persons lawfully arrested. H. F. 1301, Bennett.
 Incurrence of injury or death of persons who enter the real property of another without invitation or license to do so, limit liability. H. F. 1302, Cochran and Pierson.

- Prohibit false reports and information regarding crimes and accidents. H. F. 1329, law enforcement.
- Authorize county supervisors to match grants for study, control and suppression of crime. S. F. 1316, county government.
- Criminal code review study committee give special attention to a review and consideration of Iowa laws concerning criminal trespass and justification in defense of person and property, report recommendations, etc. to 64th General Assembly, 1st session. H. C. R. 120; H. J. 989, 1689 withdrawn.
- CRIMINAL CODE—**
General
 Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, highway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.
- CRIMINAL PROCEDURE—**
General
 Court costs in criminal cases. S. F. 1036, Conklin.
 Release without bail of persons charged with crime, consider public interest. H. F. 1071, Kennedy of Dubuque.
- CRIMINALISTICS LABORATORY—**
General
 Create state criminalistics laboratory, appropriation. S. F. 1123, Arbuckle.
- CUSTODY—**
 (See Minors and/or Court)
- DEATH PENALTY—**
General
 Death penalty, eliminates obsolete provision. H. F. 1028, judiciary.
- DEBTS—**
General
 Property exempt from execution for debt. S. F. 1053, Messerly.
 Exemptions, debtor, garnishment of wages. H. F. 1087; Radl, et al.
 Retailers to disclose to customers real cost of credit, etc. H. F. 1160, McIntyre.
 Larceny of a security interest in collateral, repeals and reenacts section, constitutional requirement. S. F. 1218, judiciary.
- DECREES—**
General
 Extends dates of previous legalizing acts, judgments and decrees. S. F. 1066, Mowry and Rigler.
- DEDUCTIONS—**
General
 Deductions from net income. H. F. 1352, ways and means.
- DEEDS—**
General
 Taxation of real estate transfers. S. F. 1227, ways and means; H. F. 1389, Schmelser, et al. S.
- DEPARTMENT OF HEALTH—**
 (See Health, Department of)
- DEPARTMENT OF REVENUE—**
 (See Revenue, Department of)
- DEPOSITS—**
General
 Deposits of public funds in banks, semiannual comparison, help prevent embezzlement. H. F. 1275, Friebe, et al.
- DEVELOPMENT—**
General
 Economic development activities of cities. H. F. 1320, Iowa development.
 Create the American revolution bicentennial commission, appropriation. H. F. 1339, Iowa development.
- DEVELOPMENT COMMISSION—**
General
 Primary road system, construct or improve economic and social development of Iowa. S. F. 1032, Gaudineer.
 Executive council proceed with negotiations to acquire Terrace Hill. S. J. R. 1006, Conklin and Schaben; H. J. R. 1006, Darrington and Newton.
 Include director of development commission as member of state fair board. H. F. 1326, Iowa development.
 Promote tourist attractions of this state. H. F. 1343, Iowa development.
- DISEASE—**
 (Also See Animals, sub-ref. Diseases)
General
 Rabies vaccination for dogs. H. F. 1074, Renda.
 Indemnification for swine destroyed in eradication of hog cholera. H. F. 1159, Friebe and Christensen; S. F. 1170, McGill, et al.
 Eradication of hog cholera. S. F. 1257, Agriculture.

Test for brucellosis in swine and cattle, card testing, etc. H. F. 1349, agriculture.

DISTRICT COURT—
(See Courts, sub-ref. District)

DIVORCE—
General

Revision of Iowa law governing divorce and marriage annulment. H. F. 1156, judiciary.
Public record, dissolution of marriage, separate maintenance, and annulment. S. F. 1315, judiciary.

DOCKS—

General

Issuance of bonds for dock purposes. H. F. 1305, cities and towns.

DONATIONS—

General

Corporations, other organizations, which solicit public donations, file statement of salaries and expenses. H. F. 1117, Freeman of Buena Vista, et al.

DRAINAGE DISTRICTS—

General

Drainage laws, corrects. S. F. 1012, judiciary.
Construction of highways, other installations across right-of-way of a drainage or levee district, pipe replacement if. H. F. 1122, Priebe.
Establish revolving funds, expenses for maintenance of drainage or levee districts, boards of supervisors. H. F. 1129, Rex.
Clarification of the Code, drainage and levee districts, exemption from taxation. H. F. 1322, county government; S. F. 1288, county government.
That the board of trustees of Iowa river-Flint creek levee district No. 16 is urged to give consideration to the requests of the owners and residents of the cabins located in the Tama basin area. H. C. R. 144; H. J. 1553, 1636 adopted; S. J. 1429.

DRIVER EDUCATION—

(See Schools, sub-ref. Driver Education)

DRUGS—

(See Pharmacy)

EDITORIALS—

(See Printing; Publishing)

EDUCATION—

(See Schools, All sub-refs.)

EDUCATIONAL INSTITUTIONS—

(See Schools, sub-ref. Institutions)

ELECTIONS—

General

Nomination and election of members of the General Assembly, redistricting, etc. H. F. 1020, Goode.
Require vacancies on boards of supervisors be filled by special election. S. F. 1028, Neu; H. F. 1078, Knoblauch.
Require voter registration, all counties, population 50,000 or more. H. F. 1097, Camp and Drake.
Election precincts, size of, etc. S. F. 1111, Rigler.
Special elections, actions by board of directors of a school corporation, closing of schools. H. F. 1136, Darrington.
Certification of nominees, names on general election ballot, distribution of absentee ballots. S. F. 1162, county government.
Manner in which vacancies in the General Assembly are to be filled. H. J. R. 1004, Freeman of Buena Vista, et al.
Run-off election if no candidate receives at least forty-five percent of votes, officers in school districts. H. F. 1179, schools.
County zoning, election, all eligible voters. H. F. 1205, Brinck.
Persons elected to public office granted leave of absence from regular employment. H. F. 1214, Nolting.
Repeal requirement that each low-rent housing project must be approved by the voters. H. F. 1253, Tapscott.
Age qualifications, members of the General Assembly. H. J. R. 1007, Crosier, et al.
Election of directors in school districts. H. F. 1285, Dunton and Logue.
Election of school directors, at large, entire district. H. F. 1286, Dunton and Logue.
A proposition submitted to voters of a city or town may include several projects if. H. F. 1287, McIntyre.
Publication requirements of notice of election on school bonds. S. F. 1274, schools.
Issuance of bonds by school corporations, approved if more than 50 percent votes favorable. H. F. 1319, schools.
Election for Dayton, Iowa on proposition of continuing management and control of certain municipal utilities. H. F. 1334, cities and towns.

- Election contests of Wilson L. Davis vs. Gilbert M. McCarty, appropriations. S. F. 1282, judiciary.
 Special elections. S. F. 1284, Orr.
 Mandatory voter registration, cities 10,000 or more; counties 50,000 or more. S. F. 1304, state government.
 Create an election law study committee, submit final report to 64th General Assembly, 2nd session. H. C. R. 119; H. J. 828, 947.

ELECTRICITY—

General

- Sanitary and improvement districts. S. F. 1039, Griffin.
 Electric transmission lines, power of eminent domain exercised by electric utilities. H. F. 1150, Holden, et al.; S. F. 1185, county government.
 Allow agreements respecting the joint or common ownership of property used in generation, transmission, or distribution of electricity. S. F. 1306, judiciary.

EMINENT DOMAIN—

General

- Power of eminent domain, exceptions. S. F. 1135, county government; H. F. 1147, Holden and Gannon.
 Determining compensation in eminent domain proceedings. H. F. 1149, Holden, et al.; S. F. 1171, county government.
 Power of eminent domain exercised by pipeline companies. H. F. 1151, Holden, et al.; S. F. 1184, county government.
 Electric transmission lines, power of eminent domain exercised by electric utilities. H. F. 1150, Holden, et al.; S. F. 1185, county government.
 Remedies for damages caused by pipeline companies. S. F. 1243, commerce.
 Inspection of property for damages caused by construction of pipelines. S. F. 1245, commerce.
 Purchase or condemnation of property, alternative access. S. F. 1246, transportation; H. F. 271, Christensen, et al. S.
 Authorize conservation commission to negotiate with landowners as to purchase of property rights, development of Coldwater Cave, report to General Assembly for proper funding, etc. H. C. R. 113; H. J. 531, 757.
 That a select committee of nine members of both house and senate commerce committee be named to continue eminent domain study and report to be filed no later than January 15, 1971. H. C. R. 130; H. J. 1245, 1437 failed.

EMPLOYEES—

(See Employment, sub-ref. Employees; also State Government)

EMPLOYERS—

(See Employment, sub-ref. Employers)

EMPLOYMENT—

General

- Collective bargaining in public employment. S. F. 1084, Nicholson and Gaudineer; H. F. 1096, Felton and Millen.
 Space for a public employee association, executive council assign. H. F. 1286, Kruse, et al.
 Powers and duties of board of regents, its authority to employ and discharge faculty members. S. F. 1242, Messerly, et al.
 Eliminate duplicate accident reporting between industrial commission and bureau of labor. H. F. 1266, Kehe.
 Conduct study of employment practices of the department of public instruction, public safety, employment security commission, highway department and board of regents; recommendations made to 64th General Assembly, 1st session. H. C. R. 106; H. J. 261, 348 adopted; S. J. 342.

EMPLOYEES—

(Also See Schools, sub-ref. Employees)

- Abolish merit system. S. F. 1026, Hougren; H. F. 1123, Miller of Page, et al.
 Increase ceiling of wages covered under IPERS and benefit formula. S. F. 1085, Walsh and O'Malley.
 Increases formula retirement allowance for members of IPERS, etc. S. F. 1041, Griffin.
 Restricting appearances before agencies of political subdivisions by state officials, employees, legislative, etc. S. F. 1044, Hill.
 Labor disputes, picketing. S. F. 1106, Lucken, et al.
 Payment of salaries and wages. H. F. 1141, Andersen.
 Increase ceiling of wages covered under IPERS, etc. H. F. 1176, state government; S. F. 1217, state government. S.
 Penalties for failure of employer to report necessary information to the employment security commission. H. F. 1181, Van Drie.
 Vacations for state employees, new schedule. H. F. 1197, state government.
 Rights of civil service employees. H. F. 1202, Andersen, et al.
 Persons elected to public office granted leave of absence from regular employment. H. F. 1214, Nolting.
 Military leaves of absence of civil employees, temporary. H. F. 1303, Ellsworth.

- Workmen's compensation act compulsory.** S. F. 1281, human and industrial relations.
- Indemnification of officers, directors, employees, and agents of business corporations.** S. F. 1213, judiciary.
- Appoint commission to study legislation providing that public employees can bargain collectively, etc., report findings and recommendations to the General Assembly and governor, Jan. 15, 1970.** S. C. R. 24; S. J. 1424, 2nd session, S. J. 306 withdrawn.
- Conduct study of state and local retirement systems and benefits available to public employees of Iowa, report findings and bills to 64th General Assembly, 1st session.** S. C. R. 105; S. J. 331.

EMPLOYERS—

- Labor disputes, picketing.** S. F. 1106, Lucken, et al.
- Variance from employment safety rules.** S. F. 1124, Mowry.
- Uniform standards for payment of wages by employers, etc.** S. F. 1129, Sullivan, et al.
- Penalties for failure of employer to report necessary information to the employment security commission.** H. F. 1181, Van Drie.
- Authorize cooperation between this state and other states extending a like comity in collection of delinquent unemployment contributions, etc.** S. F. 1273, human and industrial relations.
- Workmen's compensation act compulsory.** S. F. 1281, human and industrial relations.

EMPLOYMENT AGENCIES—

(See Employment, All sub-refs.)

EMPLOYMENT SAFETY COMMISSION—**General**

- Variance from employment safety rules.** S. F. 1124, Mowry.
- Certain safety appliance requirements, dust, gases, etc.** S. F. 1131, Mowry.
- Employment safety commission adopt work rules.** H. F. 1173, Kehe and Welten.

EMPLOYMENT SECURITY COMMISSION—**General**

- Penalties for failure of employer to report necessary information to the employment security commission.** H. F. 1181, Van Drie.
- Legalize and validate proceedings of the board of directors area X district, Benton, Cedar, Iowa, Johnson, Jones, Linn and Washington counties, pension and retirement annuity plan.** S. F. 1203, Potter, et al.
- Authorize cooperation between this state and other states extending a like comity in collection of delinquent unemployment contributions, etc.** S. F. 1273, human and industrial relations.
- Workmen's compensation act compulsory.** S. F. 1281, human and industrial relations.
- Conduct study of employment practices of the department of public instruction, public safety, employment security commission, highway department and board of regents; recommendations made to 64th General Assembly, 1st session.** H. C. R. 106; H. J. 261, 348 adopted; S. J. 342.

ENVIRONMENTAL PRESERVATION—**General**

- Aerosol pesticide dispensers, prohibit use in restaurants and food establishments.** H. F. 1059, Blouin, et al.
- Create a fertilizer and pesticide review board, appropriation.** H. F. 1198, environmental preservation.
- Establish an environmental pollution control loan authority.** H. F. 1335, Winkelman.
- Establishment and administration of conservancy districts.** H. F. 1336, environmental preservation.
- Establishment of sanitary disposal projects, authorizing a tax therefor, provide penalties, appropriation.** S. F. 1232, environmental preservation; H. F. 1337, environmental preservation. S.
- Create an environmental control commission, appointment of a chief administrative officer.** H. F. 1360, environmental preservation.
- Ban on sale and use of DDT.** H. F. 1064, Blouin, et al.
- Iowa join pest control compact.** S. F. 1195, Kyhl; H. F. 1255, Camp.
- Prohibit sale, distribution, and use of DDT.** S. F. 1176, Erskine.
- Certain safety appliance requirements, dust, gases, etc.** S. F. 1131, Mowry.
- Budgeting and financing of governmental programs.** S. F. 1312, appropriations.
- Sanitary and improvement districts.** S. F. 1039, Griffin.
- Nonresident aerial commercial pesticide applicators.** H. F. 1109, Waugh.
- Use and application of pesticides.** H. F. 1175, Strothman and Waugh.
- Expenditures for air and water pollution control may be deducted for Iowa income tax purposes.** H. F. 1194, Winkelman, et al.
- Sales and use tax exemptions on expenditures for air and water pollution control.** H. F. 1195, Winkelman, et al.
- Exempt facilities used to control air and water pollution from property taxation.** H. F. 1196, Winkelman, et al.

- Abatement of a sewage disposal problem, Colesburg. H. F. 1189, Blouin, et al.
- Interest rate on joint municipal sewer bonds, corrects. H. F. 1035, judiciary.
- Sewer opening exceeding one square foot, enclosed by a grate. H. F. 1164, Kennedy of Chickasaw and Johnston of Johnson.
- Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, highway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.
- 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, 2nd session, S. J. 56.
- Urge congress to establish uniform regulations for marking or distinguishing pesticides. H. C. R. 109; H. J. 310, 418 adopted; S. J. 406.
- That the General Assembly consider transmission of refuse and garbage across county lines to be an improper act by cities and their governing bodies. H. C. R. 124; H. J. 1101, 1454, 1479 adopted; S. J. 1375.
- That the water and air pollution control commissions be directed to prepare recommendations for the control of radiation emission and waste disposal and the safety of the nuclear power plant at Palo. H. C. R. 125; H. J. 1123, 1211.
- Request governor to proclaim first week in June of each year as Iowa anti-litter week. S. C. R. 114; S. J. 782.
- Request university extension service at I.S.U. of science and technology coordinate planning and implementation of public educational and community action anti-litter programs of public agencies and other organizations, etc. S. C. R. 115; S. J. 809.
- Drainage laws, corrects. S. F. 1012, judiciary.
- Construction of highways, other installations across right-of-way of a drain-or levee district, pipe replacement of. H. F. 1122, Priebe.
- Establish revolving funds, expenses for maintenance of drainage or levee districts, boards of supervisors. H. F. 1129, Rex.
- Clarification of the Code, drainage and levee districts, exemption from taxation. H. F. 1332, county government; S. F. 1238, county government.
- That the board of trustees of Iowa river-Flint creek levee district No. 16 is urged to give consideration to the requests of the owners and residents of the cabins located in the Tama basin area. H. C. R. 144; H. J. 1553, 1636 adopted; S. J. 1429.

EQUIPMENT—**General**

- Reorganization of the executive functions of state government, create department of executive services—supplies, printing, purchasing, etc. S. F. 1236, state government.

EROSION—**(See Land)****ESTATES—****General**

- Estates exempt from inheritance tax. S. F. 1023, Glenn.

ETHICS—**General**

- Request ethics committee investigate alleged pressure by one or more members of the Iowa bankers association. H. R. 104; H. J. 829.

EVIDENCE—**(See Court, All sub-refs.)****EXAMINING BOARDS—****General**

- Terms of office of the architectural examining board. H. F. 1171, Lawson; S. F. 1178, Curran.

EXCAVATION—**General**

- Define services of evacuation and grading which are exempt from the service tax. S. F. 1280, ways and means.

EXECUTIVE COUNCIL—**General**

- Executive council, allocation of additional funds to highway commission. H. F. 1006, Welden.
- Iowa soldiers home file claims with U. S. veterans administration. S. F. 1109, Mowry, et al.; H. F. 1114, Fischer of Grundy, et al.
- Repeals requirement executive council must approve all transfer of moneys to local or county school boards, radio and TV facility board. S. F. 1160, Neu, et al.; H. F. 1193, Ait, et al.
- Executive council proceed with negotiations to acquire Terrace Hill. S. J. R. 1006, Conklin and Schaben; H. J. R. 1006, Darrington and Newton.

- Space for a public employee association, executive council assign. H. F. 1236, Kruse, et al.
- Authorize exercise of a purchase-option by the Armory board, appropriation. S. F. 1307, appropriations.
- Reorganization of the executive functions of state government, create department of executive services—supplies, printing, purchasing, etc. S. F. 1236, state government.
- Executive council requested not to approve purchase of land for a western Iowa university. H. C. R. 107; H. J. 262, 293-296, 301-302 adopted; S. J. 314, 318, 332, 340, 341, 353, 366, 370, 371, 372 adopted, 390, 414.
- Executive council requested not to approve purchase of land for a western Iowa university. S. C. R. 104; S. J. 315, 318.

EXECUTIVE SERVICES—**General**

- Reorganization of the executive functions of state government, create department of executive services—supplies, printing, purchasing, etc. S. F. 1236, state government.

EXEMPTIONS—**General**

- Exemptions, debtor, garnishment of wages. H. F. 1037, Radl, et al.

EXPENDITURES—**General**

- Requiring school boards set limits on expenditures for each educational program before budget is made. H. F. 1102, Kehe, et al.
- Statement of expenses, public office, political. S. F. 1133, Shaff.
- Limit increase in total school district expenditures to 5.7 percent. H. F. 1177, Grassley, et al.
- Expenditures for air and water pollution control may be deducted for Iowa income tax purposes. H. F. 1194, Winkelman, et al.
- Sales and use tax exemptions on expenditures for air and water pollution control. H. F. 1195, Winkelman, et al.
- State aid to public schools, extraordinary expenditures. H. F. 1215, Welden.

FAIR EMPLOYMENT PRACTICES—

(See Employment, All sub-refa.)

FAIR HOUSING LAW—

(See Housing)

FAIR TRADE PRACTICES—**General**

- Fair trade practices by motor vehicle franchisors. H. F. 1137, commerce; S. F. 1207, commerce.

FAIRS—**General**

- Term of office, president of state fair board. H. F. 1033, Goode.
- Include director of development commission as member of state fair board. H. F. 1326, Iowa development.

FARMS—

(See Agriculture, All sub-refa.)

FEDERAL AID—**General**

- Director of social services, recipient of certain federal aid funds, corrects. S. F. 1001, judiciary.
- Counties may levy not to exceed one mill on a dollar of assessed valuation for the purpose of matching funds to cooperate with federal programs. S. F. 1289, county government.
- Authorize county supervisors to match grants for study, control and suppression of crime. S. F. 1316, county government.

FEDERAL GOVERNMENT—**General**

- That President Nixon reconsider, in his 1970 budget, the proposed severe reduction of agricultural conservation funds and other conservation programs. S. C. R. 37; S. J. 1571, 1820, 1872, 2nd session, S. J. 54.
- Rescind S. C. R. 13 as passed by the 63rd General Assembly, 1st session, 1969, and request congress call a convention to propose a revised amendment to the U. S. constitution regarding reapportionment. H. C. R. 103; H. J. 106, 1620 failed, 1638.
- That members of the 63rd General Assembly support passage of H. R. 15368 now pending before congress relating to the manner of transporting alligator hides. H. C. R. 121; H. J. 990.
- Urge General Assembly of the U. N., the secretary general of the U. N., Congress, and the President of the U. S. undertake a determined effort to seek compliance by the government of North Vietnam in honoring the provisions of the Geneva convention. H. C. R. 135; H. J. 1331, 1437 adopted; S. J. 1268, 1378, 1435-1437 adopted; H. J. 1678 adopted.
- That the chief contributor to inflation is the enigma of Vietnam and that the President of the U. S. and Congress be petitioned to cease ac-

- tivity in Vietnam and related areas. H. C. R. 127; H. J. 1365.
- Senate and house journals and bills be mailed to senators Jack Miller and Harold E. Hughes, congressmen Fred Schwengel, John C. Culver, H. R. Gross, John H. Kyl, Neal Smith, Wiley Mayne, William J. Scherle and the council of state government at Lexington, Kentucky and Chicago, Illinois. S. C. R. 102; S. J. 57, 63 adopted; H. J. 75, 177 adopted.
- That this legislature withdraws the application to congress to call a convention for proposing an amendment to the U. S. constitution regarding reapportionment under S. C. R. 13 as passed by the 63rd General Assembly, 1st session, 1969 and consider S. C. R. 13 null and void. S. C. R. 103; S. J. 113, 178.
- Request congress implement that part of the study report published in April, 1969, dealing with welfare programs, Iowa then advance as to local school costs. S. C. R. 113; S. J. 781, 1483 adopted; H. J. 1715.

FEDERAL INTERNAL REVENUE—

General

- Deductions from net income. H. F. 1352, ways and means.

FEDERAL TAX LIENS—

General

- New procedures for federal tax lien registration. S. F. 1117, Mowry.

FEEDS—

(See Agriculture, sub-ref. Feeds)

FEEES—

(Also See Motor Vehicles, sub-ref. Fees)

General

- Increase fees collected, real estate transfers, etc. H. F. 1018, Hanson of Howard-Mitchell, et al.
- Fee schedules for county ambulance services, boards of supervisors. S. F. 1051, Shaff.
- Superintendent of banking charge separate for examination of small loan firms. S. F. 1108, Griffin; H. F. 1110, commerce.
- Commercial feed and fertilizer inspection fees. H. F. 1104, Langland.
- Ambulance service expense fund, boards of supervisors create. H. F. 1107, Hanson of Howard-Mitchell.
- Increase fee for furnishing copy of a motor vehicle accident report. S. F. 1152, law enforcement.
- Increase fee for furnishing copies of a driving record. S. F. 1153, law enforcement.
- Inspection and regulation of boilers, fees. H. F. 1204, Pierson and Strand.
- Safety regulations, surface mines and underground mines. H. F. 1220, Millen.
- Increase fees for filing hospital liens. H. F. 1229, county government; S. F. 1255, county government.
- Annual registration fee on all motorboats and sailboats in lieu of personal property taxes. S. F. 1261, Erskine; H. F. 1316, Shaw.
- Registration fee of vehicles designed to carry property or more than nine passengers. S. F. 1270, transportation.
- Permits and inspection fees for agricultural seed sold in this state. H. F. 1350, agriculture.
- Increase license fees for hotels and food establishments and the licensing of school kitchens. H. F. 1355, appropriations.
- Collection of fees from students at area schools. H. F. 1363, schools.

FELONY—

(See Law Enforcement)

FERTILIZER—

(See Agriculture, sub-ref. Fertilizer)

FINES—

General

- Defendant choose manner of punishment for offense, fine or jail sentence. H. F. 1290, Johnston of Johnson.
- Notice to commerce commission and law enforcement agencies by railroads shipping dangerous materials. H. F. 1323, Gannon.

FIRE—

General

- Increase maximum rate of interest, anticipatory bonds issued by townships to finance fire apparatus or equipment, etc. S. F. 1248, county government.

Districts

- Increase millage levy for operation of a benefited fire district to 2 mills. H. F. 1068, Mendenhall.

Marshal—State

- Building entrances for handicapped persons. H. F. 1199, Dunton and Van Roekel.

FIREARMS—

(Also See Weapons)

General

- Permits to carry concealed weapons, fees. S. F. 1047, Gaudineer.

Boards of supervisors regulate use of firearms in certain townships. H. F. 1053, Skinner.

Misuse of guns and firearms, penalties. H. F. 1116, Mendenhall.

Restrict use of firearms, occupied buildings. S. F. 1137, McGill.

Require dealers in handguns and ammunition, keep a register of sales. H. F. 1165, Kennedy of Chickasaw and Johnston of Johnson.

FIRE DISTRICTS—

(See Fire, sub-ref. Districts)

FIREMEN—

General

Retirement systems for policemen and firemen, based on 5 highest salaried years, etc. S. F. 1295, cities and towns.

Disabled and retired firemen and policemen, not under civil service. S. F. 1317, cities and towns.

FISH AND GAME—

(Also See Conservation, Hunting, and Licenses, Sub-Ref. Fish and Game)

General

Use of fish and game protection fund for capital improvements, clarify. H. F. 1034, Judiciary.

Use of traps. S. F. 1085, McGill.

Protection of nongame birds. S. F. 1138, conservation and recreation.

Open season on mourning doves. S. F. 1191, Denman.

No hunting and fishing on private property without written consent. H. F. 1250, law enforcement.

Conservation commission directed to establish earliest possible date for hunting geese and ducks. H. C. R. 110; H. J. 410, 439.

FLOODS—

General

That the board of trustees of Iowa river-Flint creek levee district No. 16 is urged to give consideration to the requests of the owners and residents of the cabins located in the Tama basin area. H. C. R. 144; H. J. 1553, 1636 adopted; S. J. 1429.

FOODS—

General

Aerosol pesticide dispensers, prohibit use in restaurants and food establishments. H. F. 1059, Blouin, et al.

All counties participate in the food stamp program. S. F. 1165, Walsh.

Use of dead animals, pet food, S. F. 1186, Klink, et al.; H. F. 1231, Fisher of Greene, et al.

Excise tax on sale of certain agricultural commodities, market development, etc. S. F. 1285, agriculture; H. F. 1354, agriculture.

Inspection of hotels, restaurants, and food establishments by department of health. H. F. 1348, Mezvinsky and McIntyre.

Increase license fees for hotels and food establishments and the licensing of school kitchens. H. F. 1355, appropriations.

FRANCHISES—

General

Counties right to grant franchises for transit systems. S. F. 1167, Walsh.

FRAUDS—

General

Prohibit false reports and information regarding crimes and accidents. H. F. 1329, law enforcement.

FRUIT—

(See Foods, sub-ref. General)

FUEL TAX—

(See Taxes, sub-ref. Fuel)

FUNDS—

(Also See Schools, sub-ref. Funds)

General

Create an alcoholism rehabilitation fund. S. F. 1025, Smith, et al.; H. F. 1065, Bergman, et al.

Appropriations, insufficient funds. H. F. 1079, Andersen.

Counties

County public hospitals, reversion of unappropriated funds. H. F. 1046, Graham.

Deposits of public funds in banks, semiannual comparison, help prevent embezzlement. H. F. 1275, Priebe, et al.

County contingent funds, flexibility of supervisors. S. F. 1240, county government.

FUNERALS—

(See Burials)

GAS—

(Also See Taxes, sub-ref. Gas; Also Fuel)

Permit commerce commission to administer the natural gas pipeline safety act of 1968. S. F. 1277, commerce.

GENERAL ASSEMBLY—

General

- Nomination and election of members of the General Assembly, redistricting, etc. H. F. 1020, Goode.
- Legislative members of the higher education facilities commission. H. F. 1037, Judiciary.
- Interim appointments, members of the General Assembly serving. H. F. 1039, Judiciary.
- Financial disclosure by legislators, state officials and judges. S. F. 1024, Glenn.
- Length of sessions by the General Assembly. S. F. 1037, Conklin; H. F. 1049, Lippold.
- Biennial sessions of the General Assembly. S. J. R. 1001, Reichardt.
- Restricting appearances before agencies of political subdivisions by state officials, employees, legislative, etc. S. F. 1044, Hill.
- Secretary of agriculture appointed by governor, approval of two-thirds of senate. S. F. 1032, Schaben.
- Provide means for General Assembly to convene itself into special session. H. J. R. 1001, Schroeder.
- Compensation of members of General Assembly, interim committees, special sessions, etc. H. F. 1120, Lipsky, et al.
- Manner in which vacancies in the General Assembly are to be filled. H. J. R. 1004, Freeman of Buena Vista, et al.
- Adjournment of the General Assembly. H. F. 1172, Welden.
- League of municipalities, reports and accounts filed annually with secretary of state, auditor, secretary of senate and chief clerk. S. F. 1230, cities and towns.
- Age qualifications, members of the General Assembly. H. J. R. 1007, Croster, et al.
- Appointment of two deputy state comptrollers. S. F. 1235, Frommelt, et al.
- Recall S. F. 295 from governor for reconsideration. S. C. R. 32; S. J. 1251, 1238; 2nd session, S. J. 306 withdrawn.
- 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; 2nd session, S. J. 306 withdrawn.
- Joint convention January 12, 1970, 1:30 p.m., state-of-the-state message. H. C. R. 101; H. J. 4 adopted; S. J. 5 adopted.
- All printed information, etc. intended for general distribution be distributed under the supervision of the sergeant-at-arms. H. C. R. 102; H. J. 45.
- Rescind S. C. R. 13 as passed by the 63rd General Assembly, 1st session, 1969, and request congress call a convention to propose a revised amendment to the U. S. constitution, regarding reapportionment. H. C. R. 103; H. J. 106, 1620 failed, 1638.
- Extend to the honorable Guy M. Gillette warmest wishes for a happy birthday, and express gratitude for his untiring efforts as a statesman for the people of Iowa. H. C. R. 108; H. J. 287, 302 adopted; S. J. 312 adopted.
- That the General Assembly express appreciation of the service of the late honorable Ben Jensen and sympathy to the members of his family. H. C. R. 111; H. J. 416, 427 adopted; S. J. 425 adopted.
- Extend to the Drake University basketball team full support and backing in the NCAA regional tournament and commend the team for their outstanding season. H. C. R. 116; H. J. 755, 766 adopted; S. J. 745 adopted.
- Extend to the University of Iowa basketball team full support and backing in the NCAA regional tournament and commend the team for their outstanding season. H. C. R. 117; H. J. 755, 766 adopted; S. J. 746 adopted.
- That members of the 63rd General Assembly support passage of H. R. 15368 now pending before congress relating to the manner of transporting alligator hides. H. C. R. 121; H. J. 990.
- Joint convention, governor Robert D. Ray invited to deliver a special message March 25, 1970 at 11:00 a.m. H. C. R. 138; H. J. 1191 adopted; S. J. 1040 adopted.
- Adjournment, Friday, April 10, 1970 at five o'clock p.m. H. C. R. 134; H. J. 1287, 1462.
- That the chief clerk of the house and the secretary of senate prepare a certificate of service for each page commending them for their excellent performance of the tasks assigned. H. C. R. 138; H. J. 1423, 1463 adopted; S. J. 1291, 1357 adopted.
- Claims processed by state appeal board and rejected by joint claims committee be considered by senate and house and action by joint committee rejecting same be approved. H. C. R. 141; H. J. 1460, 1643, 1663 adopted; S. J. 1441, 1484 adopted.
- That the 63rd General Assembly pledge its support for the youth in government program. H. C. R. 142; H. J. 1461, 1512 adopted; S. J. 1330, 1411 adopted.
- Journals, bills and binders to be furnished free to county auditors. S. C. R. 101; S. J. 7 adopted; H. J. 21 adopted.
- Senate and house journals and bills be mailed to senators Jack Miller and

Harold E. Hughes, congressmen Fred Schwengel, John C. Culver, H. R. Gross, John H. Kyl, Neal Smith, Wiley Mayne, William J. Scherle and the council of state governments at Lexington, Kentucky and Chicago, Illinois. S. C. R. 102; S. J. 57, 63 adopted; H. J. 75, 177 adopted.

- That this legislature withdraws the application to congress to call a convention for proposing an amendment to the U. S. constitution regarding reapportionment under S. C. R. 13 as passed by the 63rd General Assembly, 1st session, 1969 and consider S. C. R. 13 null and void. S. C. R. 102; S. J. 113, 178.
- Reapportionment of the legislature. S. C. R. 109; S. J. 549, 750.
- That the president of the senate and speaker of the house be presented with the chairs occupied by them during the 63rd General Assembly. S. C. R. 111; S. J. 630, 1193 adopted; H. J. 1341.
- That the joint rules of the General Assembly be suspended and H. F. 633 reconsidered. S. C. R. 116; S. J. 810, 816, 822.
- Extend heartiest congratulations to the Davenport Blue Devils in becoming the boys state high school class AA basketball champions. S. C. R. 121; S. J. 1013, 1019 adopted; H. J. 1163, 1196 adopted.
- Extend heartiest congratulations to the Paullina Panthers in becoming the boys state high school class A basketball champions. S. C. R. 122; S. J. 1014, 1020 adopted; H. J. 1163, 1196 adopted.
- Extend congratulations to coach Harold Nichols and the Iowa State University wrestling team in winning the NCAA wrestling tournament. S. C. R. 123; S. J. 1098, 1104, 1107 adopted; H. J. 1253, 1287 adopted.
- Adjournment, Friday, April 10, 1970 at five o'clock p.m. S. C. R. 125; S. J. 1148, 1360 adopted; H. J. 1572, 1598 adopted, 1638, 1706, 1722 adopted; S. J. 1493 adopted.
- Amend S. C. R. 38 adopted 1st session, 63rd General Assembly; change 1969 to 1970 and 1970 to 1971. S. C. R. 126; S. J. 1164, 1193 adopted; H. J. 1342, 1709 adopted.
- That the 63rd General Assembly urge football games be scheduled between U. of I. and I. S. U. S. C. R. 128; S. J. 1247, 1469 withdrawn.
- Members of 63rd General Assembly express appreciation for the success of the Rubella immunization program. S. C. R. 129; S. J. 1374, 1305, 1411, 1412 adopted; H. J. 1639, 1677 adopted.
- That the General Assembly urge the United Nations to intercede on behalf of American prisoners in North Vietnam as provided in the Geneva convention. S. C. R. 131; S. J. 1338.
- That the legislature indicate its approval of the moratorium on rules and regulations re board of public instruction as called for by Governor Robert D. Ray, also seek economics in operation of schools, etc. S. C. R. 132; S. J. 1375, 1403.
- Express personal sympathy to representative Andrew Varley and Mrs. Varley in the loss of Mrs. Varley's father, Mr. Carl Saucke. H. R. 101; H. J. 161, 177 adopted.
- Sincere sympathy and condolences to Burl E. Beam, assistant chief clerk and his brothers, Charles, George and Max Beam in the loss of their mother, Katie Ruth Beam. H. R. 102; H. J. 534, 575 adopted.
- That Frank Nye, legislative reporter of the Cedar Rapids Gazette, be admirably commended for his impartial reporting of the news of the General Assembly. H. R. 103; H. J. 588.
- Express personal sympathy to representative Walter V. Langland and his family in the loss of his mother, Mrs. Clara Langland. H. R. 105; H. J. 989, 1005 adopted.
- Extend heartiest congratulations to the Manilla Hawkettes, and commend them for their splendid example of sportsmanship, etc. H. R. 106; H. J. 1037, 1050 adopted.
- Extend full congratulations to the Montezuma school and girls basketball team for their outstanding season. H. R. 107; H. J. 1064, 1074 adopted.
- A special 'thank you' to the pages for the red roses and their efficiency and friendly manner from the lady staff members and the secretaries. H. R. 108; H. J. 1305, 1340 adopted.
- Sincere sympathy and condolences to representative William Winkelman and his family in the loss of his mother, Marjorie (Pratt) Winkelman. H. R. 109; H. J. 1578 adopted.
- That the 63rd General Assembly urges that football games be scheduled during the 1971-72 football season between U. of I. and I. S. U. H. R. 110; H. J. 1710 adopted.
- Extend sincere condolences to Fred, Fritz and Judy Goreham in the loss of their wife and mother, Helen Goreham, bill room clerk in the Senate. S. R. 101; S. J. 500, 517 adopted.
- That Frank Nye, legislative reporter of the Cedar Rapids Gazette, be admirably commended for his impartial reporting of the news of the General Assembly. S. R. 103; S. J. 585.
- Extend congratulations to Senator Quentin V. Anderson and Mrs. Rita Anderson on the birth of their daughter, Cheri Lea Anderson. S. R. 104; S. J. 1097, 1110 adopted.
- Senate reaffirms the wisdom of not approving legalizing acts under certain

- circumstances and encourages future members to do likewise. S. R. 105; S. J. 1273, 1305, 1409, 1410, 1456 adopted.
- That the 63rd General Assembly urges that football games be scheduled during the 1971-72 football season between U. of I. and I. S. U. S. R. 104; S. J. 1473, 1475 adopted.
- GENERAL CONTINGENT FUND—**
(See Appropriations, sub-ref. Funds)
- GENERAL FUND—**
(See Appropriations, sub-ref. Funds)
- GEOLOGY—**
General
Licensing and regulation of water well and pump installation contractors. S. F. 1210, Messerly.
- GOVERNMENTAL AFFAIRS—**
(See State Government, All sub-refs.)
- GOVERNOR—**
General
Secretary of agriculture appointed by governor, approval of two-thirds of Senate. S. F. 1082, Schaben.
Provide means for General Assembly to convene itself into special session. H. J. R. 1001, Schroeder.
Judges of district and supreme court appointed by governor, approval of Senate. H. J. R. 1003, Gannon.
Appointment of superintendent of public instruction by the governor. S. F. 1201, Nicholson, et al.; H. F. 1247, Shaw, et al.
Reorganization of the executive functions of state government, create department of executive services; supplies, printing, purchasing, etc. S. F. 1236, state government.
Abolish Iowa comprehensive alcoholism project. S. F. 1241, judiciary.
Governor appoint commissioner, conservation commission. H. F. 1295, Fischer of Grundy.
Repeal S. F. 335, 63rd General Assembly, second session. S. F. 1254, judiciary.
Create an office of local affairs, appropriation. S. F. 1283, Walsh, et al.
Special elections. S. F. 1284, Orr.
Reorganization of the Iowa liquor control commission, director appointed by governor. S. F. 1297, state government.
Change the medical assistance act, or medicaid law. H. F. 1346, social services.
Method of selection and term of office of members of board of public instruction. H. F. 1347, state government.
Transferring the issuing of commissions to notaries public from the governor to secretary of state, increase fee. S. F. 1302, state government.
Create an environmental control commission, appointment of a chief administrative officer. H. F. 1360, environmental preservation.
That the ad hoc committee created by the budget and financial control committee and the governor be commended for reviewing the state's budgetary procedures with implemented recommendations and innovations, urged to continue its study and make periodical reports of progress, etc. H. C. R. 123; H. J. 1100, 1351 adopted; S. J. 1225, 1442 adopted.
Request governor to proclaim first week in June of each year as Iowa anti-litter week. S. C. R. 114; S. J. 782.
That the ad hoc committee created by the budget and financial control committee and the governor be commended for reviewing the state's budgetary procedures with implemented recommendations and innovations, urged to continue its study and make periodical reports of progress, etc. S. C. R. 120; S. J. 1012.
That the recommendations of the governor's economy committee may be prepared for consideration by the 64th General Assembly. S. C. R. 133; S. J. 1376.
- GRADING—**
General
Define services of excavation and grading which are exempt from the service tax. S. F. 1280, ways and means.
- GRAIN—**
(See Agriculture, sub-ref. Grain)
- GUARDIAN—**
(See Minors)
- GUNS—**
(See Firearms and Weapons)
- HABEAS CORPUS—**
General
Court reporters, shorthand notes. H. F. 1010, Doyle and Dougherty.
- HALLS—**
General

Township halls, use of, lease, purchase option. H. F. 1019, Pierson and Dougherty.

HANDICAPPED—

General

- Public school districts provide special education programs for preschool children, handicapped. S. F. 1164, Walsh.
- Building entrances for handicapped persons. H. F. 1199, Dunton and Van Roskel.
- Homestead tax credit, 65 or over, include disabled persons. H. F. 1235, Jesse, et al.
- Remove the limitation on the levy for county poor fund. H. F. 1351, Tapscott.
- Conduct study of feasibility of establishing a home or homes for handicapped, report findings, etc. to 64th General Assembly. H. C. R. 118; H. J. 806, 848 adopted; S. J. 832, 852, 1058, 1304.

HEALTH—

General

- Tax levy to create a county public health fund. S. F. 1215, Doderer.
- Establish state board of residential care standards, etc. H. F. 1233, social services.
- Smoking in conveyances used in public transportation of passengers. H. F. 1353, Mezvinsky, et al.
- Conduct study of all administrative activities of the departments of health and agriculture, recommending reorganization, etc., to General Assembly. H. C. R. 112; H. J. 447, 848 adopted; S. J. 831, 852.
- Create committee to conduct detailed study, during 1970 interim of the causes of health care costs in Iowa and submit report to legislative council and 64th General Assembly. H. C. R. 140; H. J. 1451, 1506 failed.
- Conduct study of the relationship between the department of health and social services, report findings, etc. to legislative council. S. C. R. 118; S. J. 878, 879.
- Members of 63rd G. A. express appreciation for the success of the Rubella immunization program. S. C. R. 129; S. J. 1274, 1305, 1411-1412 adopted; H. J. 1639, 1677 adopted.

Health, Department of

- German measles immunization program, appropriation. H. F. 1085, Blouin; S. F. 1095, Doderer.
- Abatement of a sewage disposal problem, Colesburg. H. F. 1139, Blouin, et al.
- Implement legislation, migratory labor, department of health, appropriation. H. F. 1162, Tapscott.
- Definition, licensing, inspection, etc. of health care facilities, rules, enforcement procedures, etc. H. F. 1243, social services; S. F. 1258, social services.
- Rules, regulations, etc., remove requirement department of health must assume burden of proof, nursing and custodial homes. H. F. 1254, social services.
- Granting of professional licenses, cosmetology. S. F. 1259, Conklin.
- License and regulate the operation of clinical laboratories, etc. H. F. 1312, Mezvinsky.
- Increase salary of the commissioner of health. S. F. 1275, appropriations.
- Commissioner of public health not required to be physician. H. F. 1321, social services.
- Establishment of sanitary disposal projects, authorizing a tax therefor, provide penalties, appropriation. S. F. 1232, environmental preservation; H. F. 1337, environmental preservation. S.
- Require inspection of funeral establishments. H. F. 1342, state government; S. F. 1303, state government.
- Inspection of hotels, restaurants, and food establishments by department of health. H. F. 1348, Mezvinsky and McIntyre.
- Mental**
- Financial relief to mentally ill persons, \$700,000 appropriation. H. F. 1213, Baker.
- Transfer money remaining from the capital improvements appropriation to department of social services for phase I completion of Iowa security medical facility at Oakdale. S. F. 1269, Doderer.

HIGHER EDUCATION FACILITIES—

(Also See Colleges, Universities, and Schools)

General

- Tuition grants, eligibility for, method of computing the amount. H. F. 1045, Radl.
- Elective board of regents govern institutions of higher learning. S. F. 1132, Messerly.
- Institutions of higher learning, boards of regents, economic conditions, corrects. S. F. 1003, judiciary.
- Board of regents institutions invest in offerings of federal agencies as well as guaranteed. S. F. 1156, higher education; H. F. 1189, higher education.

- Repeals provisions providing for establishment of a western Iowa university. H. F. 1167, Crabb; S. F. 1187, higher education.
- Biennial appropriation of the higher education facilities commission, administrative, tuition grants. S. F. 1202, higher education.
- Tuition grants, financial need, full-time graduate students. S. F. 1211, O'Malley, et al.
- Powers and duties of board of regents, its authority to employ and discharge faculty members. S. F. 1242, Messerly, et al.
- Commission
- Legislative members of the higher education facilities commission. H. F. 1037, judiciary.
- Scholarships and tuition grants for non-Caucasian students. S. F. 1112, Reichardt, et al.

HIGHWAY COMMISSION—
(Also See Roads and Highways)
General

- Executive council, allocation of additional funds to highway commission. H. F. 1006, Welden.
- Primary road system, construct or improve economic and social development of Iowa. S. F. 1032, Gaudineer.
- Payments and assistance to persons required to relocate residence, etc., highway purposes. S. F. 1055, transportation.
- Installation of limited access diagonal highways. S. F. 1098, Clarke, et al.; H. F. 1101, Edgington, et al.
- Funds for administrative purposes, highway commission, appropriated, etc. as other funds. H. F. 1103, transportation.
- Information furnished property owners in negotiations for land for highway purposes. S. F. 1136, county government; H. F. 1148, Holden, Stromer, and Gannon.
- Constructing and maintaining interstate toll bridges, limit use of primary highway funds. H. F. 1138, transportation; S. F. 1188, transportation.
- Highway commission compensate municipalities for relocation of utilities, highway construction projects. H. F. 1218, Lipsky, et al.; H. F. 1267, Lipsky, et al.
- Amount of primary road construction fund to be expended for maintenance in cities and towns. S. F. 1219, Kosek and Potter; H. F. 1273, Wells, et al.
- Amount of funds authorized to be expended for primary road system improvements in cities and towns. S. F. 1220, Kosek and Potter; H. F. 1280, Crosier, et al.
- Condemnation proceedings for highway purposes, 180 days notice. H. F. 1256, transportation.
- Transfer of portions of primary road system into secondary road system. H. F. 1284, Dougherty, et al.
- Railroad crossing repairs. S. F. 1244, commerce.
- Location of mailboxes on highways. H. F. 1296, Christensen.
- Uniform traffic-control devices, responsibility of highway commission. S. F. 1264, transportation.
- Construction of an administration building for highway commission. H. F. 1330, appropriations.
- Repair and improvement of maintenance facilities under highway commission, funds taken from primary road fund. H. F. 1331, appropriations; S. F. 1286, appropriations.
- Appropriate funds from primary road fund to highway commission for payment of claims. H. F. 1357, appropriations.
- Appropriate funds from primary road fund to highway commission, expenses incurred in administering the merit system. H. F. 1358, appropriations.
- Conduct study of employment practices of the department of public instruction, public safety, employment security commission, highway department and board of regents; recommendations made to 64th General Assembly, 1st session. H. C. R. 106; H. J. 261, 248 adopted; S. J. 342.
- Conduct study and determine the exact amount of funds available to the highway commission, manner of expending and allocating, report to legislative council and 64th General Assembly. H. C. R. 186; H. J. 1332, 1437 adopted; S. J. 1269, 1437 adopted.
- Conduct study and determine the exact amount of funds available to the highway commission, manner of expending and allocating, report findings and recommendations to legislative council and 64th General Assembly. S. C. R. 127; S. J. 1164.

HIGHWAY SAFETY PATROL—
General

- Revise section establishing highway patrol. H. F. 1022, judiciary.
- Highway patrol vehicles equipped for use as ambulances, certain number. S. F. 1022, Houghton.
- State ambulance service, highway patrol. H. F. 1300, Pelton.
- Public school transportation, distance, bus inspection, reimbursements. S. F. 1309, schools.

Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, highway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.

HIGHWAYS—

(See Roads and Highways)

HOMES—**General**

Conduct study of feasibility of establishing a home or homes for handicapped, report findings, etc. to 64th General Assembly. H. C. R. 118; H. J. 806, 848 adopted; S. J. 832, 852, 1058, 1304.

Conduct study of nursing, custodial, adult foster, and boarding homes and other such institutions, etc. which provide care and treatment to aged, ill, and infirm persons, report findings to legislative council. S. C. R. 117; S. J. 878.

Custodial

Definition, licensing, inspection, etc. of health care facilities, rules, enforcement procedures, etc. H. F. 1243, social services; S. F. 1258, social services.

Payments to nursing homes and custodial homes, families, etc., supplement cost of care. S. F. 1318, social services.

Foster

Definition, licensing, inspection, etc. of health care facilities, rules, enforcement procedures, etc. H. F. 1243, social services; S. F. 1258, social services.

Establish state board of residential care standards, etc. H. F. 1283, social services.

Legalize payment made for foster home care in Woodbury county. H. F. 1314, county government.

Legalize payment made for foster home care in Pottawattamie county. H. F. 1315, county government.

Juvenile

Social services provide aid to county juvenile homes, appropriation. S. F. 1128, O'Malley, et al.

Nursing

Definition, licensing, inspection, etc. of health care facilities, rules, enforcement procedures, etc. H. F. 1243, social services; S. F. 1258, social services.

Establish state board of residential care standards, etc. H. F. 1283, social services.

Payments to nursing homes and custodial homes, families, etc., supplement cost of care. S. F. 1318, social services.

HOMESTEAD CREDIT—**General**

Double homestead tax credit, 65 or older, etc. H. F. 1058, Langland and Tiedden.

Homestead tax credit, veterans, transferable to new homestead. S. F. 1141, Potter, et al.

Homestead tax credit for elderly persons. H. F. 1124, Hansen of Black Hawk.

Homestead tax credit, 65 or older, taxable income and net income. H. F. 1224, Crabb.

Homestead tax credit, 65 or over, include disabled persons. H. F. 1235, Jeece, et al.

Homestead ownership proof to claim homestead tax credit. H. F. 1253, Warren.

Homestead tax credit, additional, 65 years or older, etc. S. F. 1278, ways and means.

HOSPITALIZATION—**General**

Corrects omission chapter 209, section 187, Acts of 62nd General Assembly, change word 'insanity' to 'hospitalization'. S. F. 1272, judiciary.

HOSPITALS—**General**

County public hospitals, reversion of unappropriated funds. H. F. 1046, Graham.

Increase fees for filing hospital liens. H. F. 1229, county government; S. F. 1256, county government.

Use of oxygen in hospitals, safety factors. H. F. 1330, Bennett.

HOTELS—**General**

Inspection of hotels, restaurants, and food establishments by department of health. H. F. 1348, Mezvinsky and McIntyre.

Increase license fees for hotels and food establishments and the licensing of school kitchens. H. F. 1355, appropriations.

HOUSING—**General**

Rental deposits, penalties. H. F. 1158, Johnston of Johnson, et al.
 Increase maximum income for persons eligible for low-rent housing. H. F. 1203, Alt; S. F. 1252, Doderer.
 Repeal requirement that each low-rent housing project must be approved by the voters. H. F. 1258, Tapscott.

HUNTING—**General**

Hunting from aircraft or snowmobiles, illegal. H. F. 1004, Stromer, et al.
 Use of traps. S. F. 1085, McGill.
 Restrict use of firearms, occupied buildings. S. F. 1137, McGill.
 Protection of nongame birds. S. F. 1138, conservation and recreation.
 Open season on mourning doves. S. F. 1191, Denman.
 No hunting and fishing on private property without written consent. H. F. 1250, law enforcement.
 Deer hunting licenses of landlords and tenants. H. F. 1313, conservation and recreation.
 Conservation commission directed to establish earliest possible date for hunting geese and ducks. H. C. R. 110; H. J. 410, 489.
 Conservation Commission
 (See Conservation)
 Licenses
 (See Licenses, sub-ref. Hunting)

INCOME TAX—

(See Taxes, sub-ref. Income)

INDUSTRIAL COMMISSION—**General**

Eliminate duplicate accident reporting between industrial commission and bureau of labor. H. F. 1266, Kehe.
 Workmen's compensation act compulsory. S. F. 1281, human and industrial relations.

INDUSTRY—**General**

Assessment, etc. on municipal property acquired in support of industrial projects. S. F. 1088, ways and means.
 Industrial, manufacturing and processing property including machinery, centrally assessed by director of revenue. S. F. 1222, Hougén.
 Granting of easements by a municipality, project construction, etc., industry. H. F. 1306, cities and towns.

INHERITANCE TAX—

(See Taxes, sub-ref. Inheritance)

INSPECTIONS—**General**

Commercial feed and fertilizer inspection fees. H. F. 1104, Langland.
 Inspection of property for damages caused by construction of pipelines. S. F. 1245, commerce.
 Require inspection of funeral establishments. H. F. 1342, state government; S. F. 1303, state government.
 Inspection of hotels, restaurants, and food establishments by department of health. H. F. 1348, Mezvinsky and McIntyre.
 Permits and inspection fees for agricultural seed sold in this state. H. F. 1350, agriculture.
 Public school transportation, distance, bus inspection, reimbursements. S. F. 1309, schools.

INSTITUTIONS—

(See Schools, sub-ref. Institutions; see Penal Institutions; see Health, sub-ref. Mental; and see Hospitals, sub-ref. Mental)

INSURANCE—**General**

Waterworks employees group insurance. H. F. 1081, Alt, et al.
 Waterworks employees group insurance, dependents. H. F. 1082, Alt, et al.
 Covered claims paid in event of an insurer's insolvency. S. F. 1102, commerce; H. F. 1168, commerce.
 Disposition of unclaimed property, Iowa receive postal savings accounts of Iowa residents, filing requirements. S. F. 1110, Mowry.
 Termination of insurance agency contracts. S. F. 1116, commerce.
 Investment of funds of life insurance companies, Asian development bank. H. F. 1189, Van Drie, et al.
 Iowa joint pest control compact. S. F. 1195, Kyhl; H. F. 1255, Camp.
 Regulate insurance holding company systems. S. F. 1208, commerce; H. F. 1264, commerce.
 Officers and directors of insurance companies, etc. may be members of board of directors of any development corporation, etc. S. F. 1209, commerce; H. F. 1252, commerce.

Indemnification of bank officers and directors. S. F. 1234, commerce.
 Group automobile and other types of casualty insurance. H. F. 1299, Caffrey,
 et al.
 Regulate rates, etc. charged for credit life, accident and health insurance.
 S. F. 1251, commerce.
 Group life insurance policy may be assigned to anyone with an insurable
 interest in the life of the insured. S. F. 1253, Balloun, et al.; H. F.
 1313, Mohrfeld, et al.

INTEREST—**General**

Bank loan reference in the security interest statutes, correction. H. F. 1026,
 judiciary.
 Interest rate on joint municipal sewer bonds, corrects. H. F. 1035, judiciary.
 Maximum rate of interest on general obligation bonds, school corporations.
 H. F. 1052, commerce; S. F. 1071, Frey.
 Delinquent taxes, increase penalty. H. F. 1062, Battles.
 Rates of interest and interest penalty for redemption of real property. H. F.
 1063, Battles.
 Extends dates of previous legalizing acts relating to special limitations of
 actions, recovery of interests in real estate. S. F. 1057, Mowry and
 Rigler.
 Delinquent taxes, increase penalty. S. F. 1029, Lamborn.
 Interest charges on disputed credit transactions. H. F. 1089, Andersen.
 Issuance of public bonds, may exceed millage limitation, 1st year. S. F. 1139,
 Lamborn, et al.; H. F. 1184, Hansen of Black Hawk, et al.
 Issuance of school bonds, may exceed millage limitation, 1st year. S. F. 1140,
 Lamborn, et al.; H. F. 1183, Hansen of Black Hawk, et al.
 Interest rate increases paid by industrial loan companies be paid on prior
 issues as well. H. F. 1271, Fischer of Grundy.
 Increase maximum rate of interest, anticipatory bonds issued by townships
 to finance fire apparatus or equipment, etc. S. F. 1248, county gov-
 ernment.

INTERIM COMMITTEES—**General**

Interim appointments, members of the General Assembly serving. H. F.
 1039, judiciary.
 Standing committee members studying legislation relating to state institu-
 tions to visit same during each biennium. H. F. 1113, Van Drie.
 Establish interim committee to study millage levy and related areas of fi-
 nancial support for area vocational school and community college
 districts. S. J. R. 1003, Potgeter; H. J. R. 1005, Weiden, et al.

INTERNAL REVENUE—

(See Federal Internal Revenue)

INTERPRETERS—**General**

Interpreters in legal proceedings, court. S. F. 1096, DeKoster and Griffin;
 H. F. 1131, Gannon and McCartney.

INTERSTATE COOPERATION—**General**

Members of interstate cooperation commission receive per diem payments.
 S. F. 1231, Kyhl, et al.; H. F. 1265, Camp, et al. and H. F. 1317, ap-
 propriations.

INTOXICATION—**General**

Expand definition of peace officer, determining intoxication. H. F. 1187, Niel-
 sen, et al.

INVENTORIES—**General**

Probate inventories. S. F. 1031, Gaudineer.

INVESTMENTS—**General**

Board of regents institutions invest in offerings of federal agencies as well
 as guaranteed. S. F. 1156, higher education; H. F. 1183, higher edu-
 cation.
 Investment of funds of life insurance companies, Asian development bank.
 H. F. 1189, Van Drie, et al.
 Regulate insurance holding company systems. S. F. 1203, commerce; H. F.
 1264, commerce.
 Officers and directors of insurance companies, etc. may be members of board
 of directors of any development corporation, etc. S. F. 1309, com-
 merce; H. F. 1252, commerce.

IOWA DEVELOPMENT COMMISSION—

(See Development Commission)

IOWA NATURAL RESOURCES COUNCIL—

(See Natural Resources Council)

IOWA SECURITY MEDICAL FACILITY—
(See Security Medical Facility)

IOWA SOLDIERS HOME—
(See Soldiers Home)

IOWA WATER POLLUTION COMMISSION—
(See Pollution)

IPERS—

General

- Wages subject to IPERS. S. F. 1017, Walsh and O'Malley.
- Increase ceiling of wages covered under IPERS and benefit formula. S. F. 1035, Walsh and O'Malley.
- Increases formula retirement allowance for members of IPERS, etc. S. F. 1041, Griffin.
- Bring employees of joint planning commissions under benefits of social security and IPERS. S. F. 1050, Conklin; H. F. 1093, Lippold, et al.
- Increase ceiling of wages covered under IPERS, etc. H. F. 1176, state government; S. F. 1217, state government. S.

JAILS—

General

- Waiver of right to jury trial in indictable misdemeanor cases. H. F. 1240, Johnston of Johnson and Kennedy of Chickasaw.
- Defendant choose manner of punishment for offense, fine or jail sentence. H. F. 1290, Johnston of Johnson.

JUDGMENTS—

General

- Extends dates of previous legalizing acts, judgments and decrees. S. F. 1066, Mowry and Rigler.
- Judgment for damages against Mr. and Mrs. Edward Briney, appropriation. S. F. 1146, Van Gilst.

JUDGES—

General

- Financial disclosure by legislators, state officials and judges. S. F. 1034, Glenn.
- Municipal court judges, regular and alternate. S. F. 1043, Mowry.
- Supreme court may retire judges for disability, etc. S. J. R. 1003, judiciary.
- Appropriation to supreme court, 63rd General Assembly, 1st session, correction. S. F. 1127, Mowry.
- Judges of district and supreme court appointed by governor, approval of senate. H. J. R. 1003, Gannon.
- Waiver of right to jury trial in indictable misdemeanor cases. H. F. 1240, Johnston of Johnson and Kennedy of Chickasaw.

JUDICIARY—

(Also See Court)

General

- District court bailiffs, judge may employ. H. F. 1008, Huff.
- Court reporters, shorthand notes. H. F. 1010, Doyle and Dougherty.
- Periodic child-support payments, fee. H. F. 1012, Voorhees and Dougherty.
- Revise section establishing highway patrol. H. F. 1022, judiciary.
- Flashing lights on school buses. H. F. 1023, judiciary.
- Motor vehicle registration plates, corrects statute. H. F. 1025, judiciary.
- Penalty for certain offenses in operation of motorcycles. H. F. 1027, judiciary.
- Death penalty, eliminates obsolete provisions. H. F. 1028, judiciary.
- Boards of tax review, correct an error. H. F. 1029, judiciary.
- Chattel loan statutes, correct erroneous reference. H. F. 1030, judiciary.
- Salaries of conservation officers as amended. H. F. 1031, judiciary.
- Basic science law, clarify. H. F. 1032, judiciary.
- Publication of the Code, correcting statute. H. F. 1033, judiciary.
- Use of fish and game protection fund for capital improvements, clarify. H. F. 1034, judiciary.
- Interest rate on joint municipal sewer bonds, corrects. H. F. 1035, judiciary.
- Medical assistance act of 62nd General Assembly, corrects. H. F. 1036, judiciary.
- Legislative members of the higher education facilities commission. H. F. 1037, judiciary.
- Distribution of Code commission briefs, obsolete. S. F. 1008, judiciary.
- Notaries public, services anywhere in state. S. F. 1009, judiciary.
- Clarify liquor control act. S. F. 1010, judiciary.
- Minimum motor vehicle registration fee. S. F. 1011, judiciary.
- Drainage laws, corrects. S. F. 1012, judiciary.
- Registration and operation of motor vehicles clarifies. S. F. 1013, judiciary.
- Admission and exclusion of school pupils. S. F. 1014, judiciary.
- State tax commission, clarify reference to. S. F. 1015, judiciary.
- County expenditures, obsolete provisions. S. F. 1016, judiciary.
- Grant witnesses immunity from criminal prosecution, etc. S. F. 1020. Gaudineer.

- Clarify definition of 'purchase price' under use tax law. S. F. 1004, judiciary.
 Institutions of higher learning, boards of regents, economic conditions, corrects. S. F. 1003, judiciary.
 Terms of court, removes obsolete reference. S. F. 1004, judiciary; H. F. 1034, judiciary.
 Time of trial for persons held for a public offense, corrects. S. F. 1005, judiciary.
 Eradication of hog cholera, clarify. S. F. 1006, judiciary.
 Public utilities, temporary initial assessment, provide fund for implementation of public utilities regulation law. S. F. 1007, judiciary.
 Practice of out-of-state attorneys, etc. H. F. 1041, Doyle and Hill.
 Release without bail of persons charged with crime, consider public interest. H. F. 1071, Kennedy of Dubuque.
 Law graduates of University of Iowa and Drake admitted to practice without examination. H. F. 1075, Renda.
 Pleading considered filed on day delivered to clerk of court. S. F. 1070, judiciary.
 Operator of an aircraft, liability, passengers. H. F. 1083, Pierson, et al.; S. F. 1121, judiciary. S.
 Change age of majority from age 21 to 19. H. F. 1091, Blouin, et al.
 Supreme court may retire judges for disability, etc. S. J. R. 1002, judiciary.
 Shorthand court reporters, compensation, etc. H. F. 1105, Huff; S. F. 253, DeKoster and Denman.
 Justifiable defense of person or property. H. F. 1106, Graham, et al.
 Rules of statutory construction. H. F. 1119, Renda.
 Actions for damages caused by negligence. H. F. 1125, McIntyre.
 Legalize and validate proceedings of board of supervisors, Mitchell county, issuance of county public hospital bonds, levy of taxes, etc. H. F. 1133, Hanson of Howard-Mitchell.
 Permitting printing of bills before collection of cost. S. F. 1148, judiciary.
 Publication of opinions of the supreme court. S. F. 1149, judiciary.
 Revision of Iowa law governing divorce and marriage annulment. H. F. 1156, judiciary.
 Legalize and validate proceedings of city council, Pella, Marion county, contract, steam turbine generator. H. F. 1140, Van Roekel.
 Rental deposits, penalties. H. F. 1158, Johnston of Johnson, et al.
 Duty to give evidence provide for granting witnesses immunity to prosecution, testimony. S. F. 1183, judiciary.
 Legalize and validate proceedings of board of directors of Oelwein community school district, Fayette and Buchanan counties, school building bonds, taxes. H. F. 1190, Menefee.
 Determination of number of district court judgeships and filling of vacancies. H. F. 1226, Doyle, et al.
 Prohibit all news media from disseminating any information, legal action, notice. H. F. 1238, Van Nostrand.
 Waiver of right to jury trial in indictable misdemeanor cases. H. F. 1240, Johnston of Johnson and Kennedy of Chickasaw.
 State archaeologist from department of anthropology. S. F. 1225, judiciary.
 Claims, personal property tax credit, state appeal board settle. H. F. 1257, Huff, et al.
 Supreme court determine number of judicial districts, and their boundaries. S. F. 1287, judiciary.
 Defendant choose manner of punishment for offense, fine or jail sentence. H. F. 1290, Johnston of Johnson.
 Official opinions of the attorney general to be advisory. H. F. 1297, Gammon.
 Legalize and validate proceedings of board of directors of Henderson consolidated school district, Mills county, sale of certain real property. H. F. 1307, judiciary.
 Stockholders' meetings for certain corporations, location of. H. F. 1310, judiciary.
 Trade-marks, change reference in Code. S. F. 1263, judiciary.
 Corrects omission, chapter 209, section 187, Acts of 62nd General Assembly, change word 'insanity' to 'hospitalization'. S. F. 1272, judiciary.

JUSTICES OF THE PEACE—

(See Officers)

JUVENILE COURT—

(See Courts, sub-ref. Juvenile)

JUVENILE HOMES—

(See Homes, sub-ref. Juvenile)

JUVENILES—

(See Minors)

LABELING—

General

- Packaging and labeling of commodities for sale to consumers. H. F. 1340, Gannon.

LABOR—

(Also See Migrant Laborers)

General

- Labor disputes. H. F. 1009, Crabb and Radl.
 Child labor law. H. F. 1021, Lipsky.
 Collective bargaining in public employment. S. F. 1084, Nicholson and Gaudineer; H. F. 1096, Pelton and Millen.
 Uniform standards for payment of wages by employers, etc. S. F. 1129, Sullivan, et al.
 Secondary boycotts, prohibit any state agency or political subdivision from taking part in. H. F. 1118, Grassley and O'Hearn.
 Child labor law. H. F. 1251, human and industrial relations.

Bureau

- Inspection and regulation of boilers, fees. H. F. 1204, Pierson and Strand.
 Eliminate duplicate accident reporting between industrial commission and bureau of labor. H. F. 1266, Kehe.

Unions

- Labor disputes. H. F. 1009, Crabb and Radl.
 Labor disputes, picketing. S. F. 1106, Lucken, et al.
 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. 84; S. J. 1424, 2nd session, S. J. 306 withdrawn.

LAND—

(Also See Property and Real Estate)

General

- Increase fees collected, real estate transfers, etc. H. F. 1018, Hanson of Howard-Mitchell, et al.
 Legalize proceedings of board of directors of Perry community school district, Dallas, Boone and Greene, purchase of real estate. S. F. 1049, Shirley.
 Payments and assistance to persons required to relocate residence, etc., highway purposes. S. F. 1055, transportation.
 Condemnation commissions, one member farmer if agricultural land. S. F. 1100, transportation.
 Corrects legal description, conveyance of land in Page county. S. F. 1120, Bass.
 Information furnished property owners in negotiations for land for highway purposes. S. F. 1136, county government; H. F. 1148, Holden, Stromer, and Gannon.
 Public recreation on private lands and waters. H. F. 1207, Roorda.
 Taxation of real estate transfers. S. F. 1227, ways and means; H. F. 1289, Schmelsler, et al. S.
 Remedies for damages caused by pipeline companies. S. F. 1243, commerce.
 Inspection of property for damages caused by construction of pipelines. S. F. 1245, commerce.
 Power of conservation commission to exercise jurisdiction over lands to be used for park purposes. H. F. 1311, conservation and recreation.
 Define services of excavation and grading which are exempt from the service tax. S. F. 1280, ways and means.
 Create a scenic rivers system. H. F. 1341, conservation and recreation.
 Executive council requested not to approve purchase of land for a western Iowa university. H. C. R. 107; H. J. 262, 293-296, 301-302 adopted; S. J. 314, 318, 332, 340, 341, 353, 366, 370, 371, 372 adopted, 390, 414.
 Authorize conservation commission to negotiate with landowners as to purchase of property rights, development of Coldwater Cave, report to General Assembly for proper funding, etc. H. C. R. 113; H. J. 531, 757.
 Executive council requested not to approve purchase of land for a western Iowa university. S. C. R. 104; S. J. 315, 318.

LAW ENFORCEMENT—**General**

- Revocation of drivers license, two convictions or reckless driving. S. F. 1033, Gaudineer.
 Penalty for certain offenses in operation of motorcycles. H. F. 1027, judiciary.
 Definition of alcoholic beverages, liquor law enforcement. H. F. 1042, Knight.
 Telephone companies provide common number for central law enforcement agency, each county. S. F. 1045, Gaudineer.
 Boards of supervisors regulate use of firearms in certain townships. H. F. 1053, Skinner.
 Habitual offenders of traffic laws, 10 years revocation of license, severe penalties. S. F. 1072, DeKoster.
 Alternative courts of competent jurisdiction in forgery cases. S. F. 1076, law enforcement.
 Misuse of guns and firearms, penalties. H. F. 1116, Mendenhall.
 Confiscate vehicles used in unlawful transportation of narcotics. H. F. 1126, Wells, et al.
 Prohibit minors from handling beer. H. F. 1127, Ewell.
 Liability of owner, property, damages suffered by a person, intent to commit a crime. S. F. 1147, Van Gilst.

- Increase fee for furnishing copy of a motor vehicle accident report. S. F. 1152, law enforcement.
- Increase fee for furnishing copies of a driving record. S. F. 1153, law enforcement.
- Reduce penalties for unlawfully transporting intoxicating liquors, personal use. H. F. 1153, Andersen, et al.
- Appointment of deputy sheriffs and secretaries in certain counties. H. F. 1144, Dunton, et al.
- Interception of oral and wire communications, penalties. S. F. 1166, law enforcement.
- Require dealers in handguns and ammunition, keep a register of sales. H. F. 1165, Kennedy of Chickasaw and Johnston of Johnson.
- Instructor of driver's education course approved by public safety to test applicants for driver's license, highway patrol testing eliminated. S. F. 1174, law enforcement.
- Combine enforcement of motor vehicle laws in new division in department of public safety; reciprocity, load laws, etc. S. F. 1178, transportation.
- Double driver license fee, double length of time. S. F. 1181, law enforcement.
- Expand definition of peace officer, determining intoxication. H. F. 1187, Nielsen, et al.
- Occupation or record of conviction need not be listed on driver's license. S. F. 1193, law enforcement.
- Persons in military service, driver's license extended to 6 months after separation from active duty. H. F. 1223, law enforcement.
- International drivers license, quality in Iowa. H. F. 1227, Kreamer.
- Obscenity, punishment for violations thereof. H. F. 1239, Kennedy of Dubuque.
- No hunting and fishing on private property without written consent. H. F. 1250, law enforcement.
- Motor vehicles approaching and entering intersections, right-of-way. H. F. 1277, law enforcement.
- Increase speed limits for motor vehicles towing travel and camping trailers. H. F. 1298, Nelson.
- Seizure, and impoundment of property in possession or proximity of persons lawfully arrested. H. F. 1301, Bennett.
- Incurrence of injury or death of persons who enter the real property of another without invitation or license to do so, limit liability. H. F. 1302, Cochran and Pierson.
- Justifiable defense of person or property. H. F. 1106, Graham, et al.
- Treatment for drug addiction or dependency, no disclosure. S. F. 1276, law enforcement.
- Notice to commerce commission and law enforcement agencies by railroads shipping dangerous materials. H. F. 1328, Gannon.
- Prohibit false reports and information regarding crimes and accidents. H. F. 1329, law enforcement.
- Penalty for violations of the act regulating snowmobiles, simple nonindictable misdemeanors. S. F. 1298, law enforcement.
- Permits for large assemblages. S. F. 1314, law enforcement.

LEAGUE OF IOWA MUNICIPALITIES—

General

- League of municipalities, reports and accounts filed annually with secretary of state, auditor, secretary of senate and chief clerk. S. F. 1230, cities and towns.

LEGAL ACTION—

(See Court, All sub-refs.)

LEGAL AGE—

General

- Change age of majority from age 21 to 19. H. F. 1091, Blouin, et al.

LEGAL COUNSEL—

(See Attorneys)

LEGALIZING AND ENABLING ACTS)

General

- Legalize proceedings of board of supervisors of Dallas county, issuance of county home bonds, etc. S. F. 1038, Shirley; H. F. 1072, Rodgers.
- Legalize proceedings of board of directors of Perry community school district, Dallas, Boone and Greene, purchase of real estate. S. F. 1049, Shirley.
- Extends dates of previous legalizing acts, notaries public and acknowledgements. S. F. 1056, Mowry and Rigler.
- Extends dates of previous legalizing acts relating to special limitations of actions, recovery of interests in real estate. S. F. 1057, Mowry and Rigler.
- Legalizing wills, extends dates. S. F. 1058, Mowry and Rigler.
- Transfer of real property, LeGrand consolidated school district, to Alfred J. Witham, corrects procedural defect. S. F. 1080, Mowry.
- Legalize and validate proceedings of board of supervisors, Mitchell county, issuance of county public hospital bonds, levy of taxes, etc. H. F. 1133, Hanson of Howard-Mitchell.

- Permitting printing of bills before collection of cost. S. F. 1148, judiciary.
 Legalize and validate proceedings of board of directors of Oelwein community school district, Fayette and Buchanan counties, school building bonds, taxes. H. F. 1190, Menefee.
- Legalize and validate procedures, Jasper county conservation board for construction of three toilets, Jasper county park. H. F. 1191, Roorda.
- Legalize and validate special election of Twin Cedars community school district, Marion and Mahaaka counties, school bonds, for addition. S. F. 1189, Lavery.
- Legalize and validate proceedings of the board of directors area X district, Benton, Cedar, Iowa, Johnson, Jones, Linn and Washington counties, pension and retirement annuity plan. S. F. 1208, Potter, et al.
- Legalize and validate proceedings of board of directors of Mount Vernon community school district, Linn, Jones, and Johnson counties, purchase of real estate from Grace E. West and Gail West Hull, etc. H. F. 1278, Radl.
- Legalize and validate proceedings of board of directors of Henderson consolidated school district, Mills county, sale of certain real property. H. F. 1307, judiciary.
- Legalize and validate proceedings of the board of directors of Iowa central community college, area V, and Fort Dodge community school district, transfer of buildings, real estate, etc. S. F. 1271, higher education.
- Legalize use of an abandoned railway bridge in Marion county as part of their secondary road system. H. F. 1356, judiciary; S. F. 1308, judiciary.
- Senate reaffirms the wisdom of not approving legalizing acts under certain circumstances and encourages future members to do likewise. S. E. 105; S. J. 1273, 1305, 1409, 1410, 1456 adopted.

LEGISLATIVE COUNCIL—

General

Study far-reaching problem of drug abuse. H. J. R. 1002, Bennett.

LEGISLATIVE FISCAL DIRECTOR—

General

Abolish budget and financial control committee, create office of legislative fiscal director. S. F. 1118, Neu.

LEGISLATIVE REAPPORTIONMENT—

(See Reapportionment of Legislature)

LEGISLATIVE SERVICE BUREAU—

General

Motor fuel tax paid, watercraft, allocate to conservation fund, maintenance, boating, etc.; legislative service bureau study and determine. H. F. 1232, conservation and recreation.

LEGISLATURE—

(See General Assembly)

LEVEE—

(See Drainage Districts)

LIABILITY—

General

Judgment for damages against Mr. and Mrs. Edward Briney, appropriation. S. F. 1146, Van Gilst.

Liability of owner, property, damages suffered by a person, intent to commit a crime. S. F. 1147, Van Gilst.

Incurrence of injury or death of persons who enter the real property of another without invitation or license to do so, limit liability. H. F. 1302, Cochran and Pierson.

LICENSES—

General

Nonresident aerial commercial pesticide applicators. H. F. 1109, Waugh.

Instructor of driver's education course approved by public safety to test applicants for driver's license, highway patrol testing eliminated. S. F. 1174, law enforcement.

Use and application of pesticides. H. F. 1175, Strothman and Waugh.

Licensing of dogs, immunization against rabies. S. F. 1192, Parker; H. F. 1216, Kltner.

License and regulate timber buyers. S. F. 1199, Klink.

Licensing and regulation of water well and pump installation contractors. S. F. 1210, Messerly.

All license fees and penalties for licensing of dogs be placed in the general fund of the county. H. F. 1249, Crabb.

Granting of professional licenses, cosmetology. S. F. 1259, Conklin.

License and regulate the operation of clinical laboratories, etc. H. F. 1312, Mexvinsky.

Increase license fees for hotels and food establishments and the licensing of school kitchens. H. F. 1355, appropriations.

Drivers

Revocation of drivers license, two convictions of reckless driving. S. F. 1033, Gaudineer.

Double driver license fee, double length of time. S. F. 1181, law enforcement.

Occupation or record of conviction need not be listed on driver's license. S. F. 1193, law enforcement.

Persons in military service, driver's license extended to 6 months after separation from active duty. H. F. 1223, law enforcement.

International drivers license, quality in Iowa. H. F. 1227, Kreamer.

Appropriation to public safety for administering a revised program for issuing operator's and chauffeur's licenses. S. F. 1287, appropriations.

Fees

Habitual offenders of traffic laws, 10 years revocation of license, severe penalties. S. F. 1072, DeKoster.

Hunting

Deer hunting licenses of landlords and tenants. H. F. 1313, conservation and recreation.

Liquor

Gradual replacing of state owned liquor stores by private licensees. S. F. 1114, Reichardt.

Sales of alcoholic beverages by liquor control licensees for off-premises consumption, special license. S. F. 1249, Frommelt and Frey.

Marriage

Eliminate requirement that a thorough physical examination be required for issuance of a marriage license. H. F. 1259, O'Hearn, et al.

Medical-Professional

Increase license fees, practice of medicine. H. F. 1361, state government; S. F. 1319, state government.

Citizens' Band

Citizens' band radio operators licenses, special automobile registration plates. H. F. 1017, Nolting, et al.

LIENS—**General**

Increase cost of filing a mechanic's lien. S. F. 1089, Glenn; H. F. 1112, Schwartz.

Mechanic's liens, subcontractors. S. F. 1094, Reichardt, et al.

New procedures for federal tax lien registration. S. F. 1117, Mowry.

Increase fees for filing hospital liens. H. F. 1223, county government; S. F. 1255, county government.

LIEUTENANT GOVERNOR—**General**

Compensation of the lieutenant governor, computation of, term of office. S. F. 1279, rules.

LIGHTS—**General**

Municipal lighting districts. H. F. 1007, Holden and Dougherty; S. F. 1021, Nicholson.

Flashing lights on school buses. H. F. 1023, judiciary.

Public safety, department of, study usefulness of life lite (roof mounted signals) on automobiles, appropriation. H. J. R. 1008, Renda.

LIQUOR—**(See Alcoholic Beverages)****LIQUOR CONTROL COMMISSION—****General**

Sale of liquor at discount to liquor control licensees. S. F. 1075, Frommelt.

Sales of alcoholic beverages by liquor control licensees for off-premises consumption, special license. S. F. 1249, Frommelt and Frey.

Reorganization of the Iowa liquor control commission, director appointed by governor. S. F. 1297, state government.

Liquor commission urged to revise rules, etc., so that wine and brandy may be ordered in less than full case lots. S. C. R. 110; S. J. 569, 606 adopted; H. J. 720, 1123, adopted.

LITERATURE—**(See Books, Libraries, Printing-Publishing, and Obscenity)****LITTERING—****General**

Request Governor to proclaim first week in June of each year as Iowa anti-litter week. S. C. R. 114; S. J. 782.

Request university extension service at I. S. U. of science and technology coordinate planning and implementation of public educational and community action anti-litter programs of public agencies and other organizations, etc. S. C. R. 115; S. J. 809.

LIVESTOCK—**(See Animals)**

LOAN COMPANIES—**General**

- Superintendent of banking charge separate for examination of small loan firms. S. F. 1108, Griffin; H. F. 1110, commerce.
 Interest rate increases paid by industrial loan companies be paid on prior issues as well. H. F. 1271, Fischer of Grundy.
 Franchise tax, financial institutions, (banks, savings and loan associations, etc.). H. F. 1294, ways and means.

LOANS—**General**

- Bank loan reference in the security interest statutes, correction. H. F. 1026, judiciary.
 Chattel loan statutes, correct erroneous reference. H. F. 1080, judiciary.
 Federal insured loans, veterans administration. S. F. 1198, commerce; H. F. 1221, Alt.
 Officers and directors of insurance companies, etc. may be members of board of directors of any development corporation, etc. S. F. 1209, commerce; H. F. 1252, commerce.
 Larceny of a security interest in collateral, repeals and reenacts section, constitutional requirement. S. F. 1218, judiciary.
 Credit charges on retail installment sales, time, etc.; installment loans by banks. S. F. 1260, Arbuckle.

LOBBYISTS—**General**

- Certain disclosures by persons, etc., engaged in lobbying activities. S. F. 1119, Glenn, et al.

LOTS—

(See Land, Property, and/or Real Estate)

LSD—

(See Narcotics)

MAIL—**General**

- Location of mailboxes on highways. H. F. 1296, Christensen.

MANUFACTURING—**General**

- Industrial, manufacturing and processing property including machinery, centrally assessed by director of revenue. S. F. 1222, Hougen.

MARIJUANA—

(See Narcotics)

MARKETING—**General**

- Promote soybean market development. H. F. 1308, Cochran, et al.; S. F. 1262, Clarke, et al.
 Excise tax on sale of certain agricultural commodities, market development, etc. S. F. 1285, agriculture; H. F. 1354, agriculture. S.

MARRIAGE—**General**

- Revision of Iowa law governing divorce and marriage annulment. H. F. 1158, judiciary.
 Eliminate requirement that thorough physical examination be required for issuance of a marriage license. H. F. 1259, O'Hearn, et al.

MEAT AND POULTRY—

(See Foods)

MEDICAL, PROFESSIONAL—**General**

- Medical assistance Act of 62nd General Assembly, corrects. H. F. 1026, judiciary.
 Transplant aid fund, appropriation. H. F. 1048, Van Roekel.
 German measles immunization program, appropriation. H. F. 1085, Blouin; S. F. 1095, Doderer.
 Processing and payment of medical claims by private organization, social services may. H. F. 610, Radl, et al.; S. F. 1081, social services.
 Every medical recipient given monthly statement from doctor or other professional health care practitioner, drugs, etc. S. F. 1143, social services.
 Eliminate requirement that a thorough physical examination be required for issuance of a marriage license. H. F. 1259, O'Hearn, et al.
 State ambulance service, highway patrol. H. F. 1300, Pelton.
 License and regulate the operation of clinical laboratories, etc. H. F. 1212, Mezvinsky.
 Treatment for drug addiction or dependency, no disclosure. S. F. 1276, law enforcement.
 Blood donors, 18 and over. H. F. 1245, social services.

Change the medical assistance act, or medical law. H. F. 1346, social services.
Increase license fees, practice of medicine. H. F. 1361, state government; S. F. 1319, state government.

Chiropractors

Misleading advertising practices by chiropractors, penalty. H. F. 1206, Cochran.

Osteopathy

College of osteopathic medicine and surgery, appropriation. S. J. R. 1005, O'Malley, et al.; H. F. 1304, Fischer of Grundy, et al. S.

Increase license fees, practice of medicine. H. F. 1361, state government; S. F. 1319, state government.

Physicians

Criminal penalties for illegal termination of pregnancy. S. F. 1052, Conklin.

MENTAL HEALTH—

(See Health, sub-ref. Mental)

MERIT SYSTEM—

General

Abolish merit system. S. F. 1026, Hougen; H. F. 1122, Miller of Page, et al.
Merit system, employees of the auditor of state. H. F. 1108, Anderson.

MIGRANT LABORERS—

General

Implement legislation, migratory labor, department of health, appropriation. H. F. 1162, Tapscott.

MILEAGE—

General

Increase mileage and expenses of county engineers. S. F. 1104, Klink.
Motor vehicle fees; amends H. F. 1, 63rd General Assembly. H. F. 1367, McCartney and Gannon.

MILITARY—

General

State income tax exemption for active duty military service. H. F. 1060, Koch, et al.; S. F. 1090, DeKoster, et al.

Vietnam veterans' service compensation fund. H. F. 1166, Brinck; S. F. 542, Benda. S.

Persons in military service, driver's license extended to 6 months after separation from active duty. H. F. 1223, law enforcement.

Military leaves of absence of civil employees, temporary. H. F. 1303, Ellsworth.

Authorize exercise of a purchase-option by the armory board, appropriation. S. F. 1307, appropriations.

Commend the members of the 2nd battalion (mechanized) of the 133rd infantry, Iowa army national guard. H. C. R. 104; H. J. 169, 177 adopted; S. J. 189, 197 adopted.

That the General Assembly urge the United Nations to intercede on behalf of American prisoners in North Vietnam as provided in the Geneva convention. S. C. R. 131; S. J. 1228.

MILLAGE—

General

Increase maximum property tax levy for county general fund to 5 mills. H. F. 1067, Mendenhall.

Increase millage levy for operation of a benefited fire district to 2 mills. H. F. 1068, Mendenhall.

Increase mill levy for county agricultural extension education fund. S. F. 1097, county government.

Maximum amounts authorized to be levied for principal and interest of bonded indebtedness, millage. S. F. 1159, Arbuckle; H. F. 1178, Baker.

Issuance of public bonds, may exceed millage limitation, 1st year. S. F. 1139, Lamborn, et al.; H. F. 1184, Hansen of Black Hawk, et al.

Issuance of school bonds, may exceed millage limitation, 1st year. S. F. 1140, Lamborn, et al.; H. F. 1183, Hansen of Black Hawk, et al.

Cities and towns levy a tax of not more than one mill for aid to a public transportation company. H. F. 1248, Andersen, et al.

Counties may levy not to exceed one mill on a dollar of assessed valuation for the purpose of matching funds to cooperate with federal programs. S. F. 1289, county government.

MINING—

General

Safety regulations, surface mines and underground mines. H. F. 1220, Millen.

MINORS

General

Child labor law. H. F. 1021, Lipsky.

Change of age of majority from age 21 to 19. H. F. 1091, Blouin, et al.

Social services provide aid to county juvenile homes, appropriations. S. F. 1123, O'Malley, et al.

Prohibit minors from handling beer. H. F. 1127, Ewell.

Obscenity, punishment for violations thereof. H. F. 1229, Kennedy of Dubuque.

Child labor law. H. F. 1351, human and industrial relations.
 Establish state board of residential care standards, etc. H. F. 1333, social services.

Blood donors, 18 or over. H. F. 1345, social services.

MOBILE HOMES—

(See Motor Vehicles, sub-ref. Trailers)

MOTELS—

General

Inspection of hotels, restaurants, and food establishments by department of health. H. F. 1348, Mesvinsky and McIntyre.

MOTOR VEHICLES—

(Also see Transportation)

General

Operation of motor vehicles in cities and towns, passing, repeal section. H. F. 1005, Holden and Dougherty.

Habitual offenders of traffic laws, 10 years revocation of license, severe penalties. S. F. 1072, DeKoster.

Slow-moving vehicle warning devices. S. F. 1091, transportation.

Confiscate vehicles used in unlawful transportation of narcotics. H. F. 1126, Wells, et al.

Fair trade practices by motor vehicle franchisors. H. F. 1137, commerce; S. F. 1207, commerce.

Motor vehicle accidents, survivor leaving scene. S. F. 1194, Conklin.

Exempt municipal vehicles from weight restrictions when operated within the municipality. H. F. 1232, Lipsky, et al.

Group automobile and other types of casualty insurance. H. F. 1299, Caffrey, et al.

Registration fee of vehicles designed to carry property or more than nine passengers. S. F. 1270, transportation.

Motor vehicle fees, amends H. F. 1, General Assembly. H. F. 1367, McCartney and Gannon.

Conduct study relating to feasibility of establishing a department of transportation encompassing the administration and regulation of motor vehicle, railway, air, and water transportation, etc., report to the 64th General Assembly. H. C. R. 133; H. J. 1277, 1344 adopted; S. J. 1209.

Ambulances

Fee schedules for county ambulance services, boards of supervisors. S. F. 1051, Shaft.

Ambulance service expense fund, boards of supervisors create. H. F. 1107, Hanson of Howard-Mitchell.

State ambulance service, highway patrol. H. F. 1300, Pelton.

Buses

(Also see Schools, sub-ref. Buses)

Flashing lights on school buses. H. F. 1023, judiciary.

Fees

(Also see Fees, sub-ref. Motor Vehicles)

Minimum motor vehicle registration fee. S. F. 1011, judiciary.

Increase fee for furnishing copy of a motor vehicle accident report. S. F. 1152, law enforcement.

Increase fee for furnishing copies of a driving record. S. F. 1153, law enforcement.

Redistribute certain fees relating to motor vehicles to cities and towns. S. F. 1204, Gaudineer.

Licenses—

(See Licenses, sub-ref. Motorcycles)

Motorcycles

Penalty for certain offenses in operation of motorcycles. H. F. 1027, judiciary.

Registration

Motor vehicle registration plates, corrects statute. H. F. 1025, judiciary.

Minimum motor vehicle registration fee. S. F. 1011, judiciary.

Registration and operation of motor vehicles, clarifies. S. F. 1013, judiciary.

Motor vehicle registration certificate containers, no longer furnish. H. F. 1228, Kreamer.

Snowmobiles

Hunting from aircraft or snowmobiles, illegal. H. F. 1004, Stromer, et al.

Penalty for violations of the act regulating snowmobiles, simple nonindictable misdemeanors. S. F. 1298, law enforcement.

Trailers

Taxation of mobile homes. H. F. 1115, Mendenhall.

Definition of real estate, mobile homes. S. F. 1151, Mogged, et al.; H. F. 1145, Koch, et al.

Movement of oversized mobile homes. S. F. 1200, Klink, et al.; H. F. 1246, Tleden, et al.

Increase speed limits for motor vehicles towing travel and camping trailers. H. F. 1298, Nelson.

Increase tax on mobile homes, allocation of the proceeds. H. F. 1268, ways and means.

Sale of mobile homes, travel trailers, and camping trailers. H. F. 1323, commerce.

Committee established to conduct study of mobile home and park statutes, rules and regulations relating thereto, etc. H. C. R. 86; H. J. 1375, adopted; S. J. 1593, 1684, 1820, 1907; 2nd session, S. J. 68.

Conduct study to determine proper code to govern mobile homes and parks. H. C. R. 115; H. J. 654.

Trucks

Require mudguards on motor trucks, trailers, etc. H. F. 1054, Freeman of Buena Vista, et al.

Combine enforcement of motor vehicle laws in new division in department of public safety; reciprocity, load laws, etc. S. F. 1178, transportation.

Motor vehicle fees; amend H. F. 1, 63rd General Assembly. H. F. 1367, McCartney and Gannon.

Violations

Motor vehicles approaching and entering intersections, right-of-way. H. F. 1277, law enforcement.

MOTORCYCLES—

(See Motor Vehicles, sub-ref. Motorcycles)

MUNICIPAL CORPORATIONS—

(See Cities and Towns, all sub-refs.)

NARCOTICS—

General

Operator of an aircraft, liability, passengers. H. F. 1083, Pierson, et al.; S. F. 1121, judiciary. S.

Study far-reaching problem of drug abuse. H. J. R. 1002, Bennett.

Habitual offenders of traffic laws, 10 years revocation of license, severe penalties. S. F. 1072, DeKoster.

Treatment for drug addiction or dependency, no disclosure. S. F. 1276, law enforcement.

Conduct study of drug abuse and related matters, report findings and recommendations to legislative council. H. C. R. 122; H. J. 1086, 1074 adopted; S. J. 942, 963, 1443 adopted.

NATIONAL GUARD—

(See Military)

NATURAL RESOURCES COUNCIL—

General

Establishment and administration of conservancy districts. H. F. 1336, environmental preservation.

Create an environmental control commission, appointment of a chief administrative officer. H. F. 1360, environmental preservation.

NEGLIGENCE—

General

Actions for damages caused by negligence. H. F. 1125, McIntyre.

NEWSPAPERS—

(See Printing; Publishing)

NOMINATIONS—

General

Special elections. S. F. 1284, Orr.

NOTARIES—

General

Notaries public, services anywhere in the state. S. F. 1009, judiciary.

Extends dates of previous legalizing acts, notaries public and acknowledgements. S. F. 1056, Mowry and Rigler.

Transferring the issuing of commissions to notaries public from the governor to secretary of state, increase fee. S. F. 1302, state government.

NOTICES—

General

Special elections, actions by board of directors of a school corporation, closing of schools. H. F. 1136, Darrington.

Electric transmission lines, power of eminent domain exercised by electric utilities. H. F. 1150, Holden, et al.; S. F. 1185, county government.

Prohibit all news media from disseminating any information, legal action, notice. H. F. 1238, Van Nostrand.

Publication requirements of notice of election on school bonds. S. F. 1274, school.

Notice to commerce commission and law enforcement agencies by railroads shipping dangerous materials. H. F. 1328, Gannon.

NURSING HOMES—

(See Homes, sub-ref. Nursing)

OBSCENITY—**General**

Obscenity, punishment for violations thereof. H. F. 1239, Kennedy of Dubuque.

OFFENDERS—**General**

Time of trial for persons held for a public offense, corrects. S. F. 1005, judiciary.

Habitual offenders of traffic laws, 10 years revocation of license, severe penalties. S. F. 1072, DeKoster.

OFFICERS—**(Also see Police)****General**

Expand definition of peace officer, determining intoxication. H. F. 1187, Nielsen, et al.

U. S. game management agent may be appointed as a conservation officer without compensation from state. S. F. 1223, conservation and recreation.

Seizure, and impoundment of property in possession or proximity of persons lawfully arrested. H. F. 1301, Bennett.

Retirement systems for policemen and firemen, based on five highest salaried years, etc. S. F. 1295, cities and towns.

Indemnification of officers, directors, employees, and agents of business corporations. S. F. 1313, judiciary.

Budgeting and financing of governmental programs. S. F. 1312, appropriations.

Disabled and retired firemen and policemen, not under civil service. S. F. 1317, cities and towns.

OLD AGE ASSISTANCE—**General**

Child or relative not responsible for support of an old age assistance recipient. H. F. 1076, Corey.

Sale of real estate of old-age recipients. S. F. 1126, Lucken; H. F. 1143, Nelson.

Old age assistance grants, disregard increase in social security. H. F. 1121, Stokes, et al.; S. F. 1177, Doderer.

Relieve counties of requirement they pay half nonfederally funded cost of ADC, blind assistance, and aid to disabled. H. F. 1291, Tapscott.

Department of social services determine amount necessary for minimum decent standard of living, ADC, disabled, and old age assistance, appropriation. S. F. 1268, Orr.

Payments to nursing homes and custodial homes, families, etc., supplement cost of care. S. F. 1318, social services.

OSTEOPATHY—**(See Medical, Professional)****OXYGEN—****General**

Use of oxygen in hospitals, safety factors. H. F. 1230, Bennett.

PACKAGING—**General**

Packaging and labeling of commodities for sale to consumers. H. F. 1340, Gannon.

PARKING—**General**

Exempt municipally-owned parking lots, service tax. S. F. 1214, Kosek and Potter; H. F. 1272, Wells, et al.

Increase, distribution of parking meter revenues. H. F. 1245, Crosier.

Refund all sales tax collected on gross receipts from municipally owned and operated parking lots. S. F. 1228, Kosek; H. F. 1281, Lipsky, et al.

PARKING METERS—**General**

Municipal parking facilities, cities and towns issue revenue refunding bonds. H. F. 1344, cities and towns; S. F. 1301, cities and towns.

PARKS—**General**

Legalize and validate procedures, Jasper county conservation board for construction of three toilets, Jasper county park. H. F. 1191, Roorda.

Classification of roads for park purposes, dams. S. F. 1250, conservation and recreation.

Power of conservation commission to exercise jurisdiction over lands to be used for park purposes. H. F. 1311, conservation and recreation.

Park commission, city may abolish, if. S. F. 1296, cities and towns.

PEACE OFFICERS—**(See Officers and/or Police)****PENAL INSTITUTIONS—****General**

Conduct a study of the penal and correctional system in Iowa, report to

- legislative council and 64th General Assembly. H. C. R. 127; H. J. 1145, 1234 adopted; S. J. 1092.
- Conduct study of the penal and correctional system in Iowa, report findings and bills to 64th General Assembly, 1st session. S. C. R. 106; S. J. 354, 570, 1181, 1272.
- PRISONERS—**
Increase cash allowance paid to prisoners upon discharge. H. F. 1146, Lipaky and Dunton.
- PENSIONS—**
(See Retirement Systems, sub-ref. Pensions)
- PERMITS—**
General
Permits to carry concealed weapons, fees. S. F. 1047, Gaudineer.
Permits and inspection fees for agricultural seed sold in this state. H. F. 1350, agriculture.
Permits for large assemblages. S. F. 1314, law enforcement.
- PERSONNEL—**
(See Merit System and/or Employment)
- PEST CONTROL—**
General
Iowa join pest control compact. S. F. 1195, Kyhl; H. F. 1255, Camp.
- PESTICIDES—**
(Also see Agriculture, sub-ref. Pesticides)
General
Aerosol pesticide dispensers, prohibit use in restaurants and food establishments. H. F. 1059, Blouin, et al.
Nonresident aerial commercial pesticide applicators. H. F. 1109, Waugh.
Prohibit sale, distribution, and use of DDT. S. F. 1176, Erskine.
Use and application of pesticides. H. F. 1175, Strothman and Waugh.
Create a fertilizer and pesticide review board, appropriation. H. F. 1198, environmental preservation.
Urge congress to establish uniform regulations for marking or distinguishing pesticides. H. C. R. 109; H. J. 810, 413 adopted; S. J. 406.
- PETITIONS—**
General
Provide means for General Assembly to convene itself into special session. H. J. R. 1001 Schroeder.
- PHARMACY—**
General
Prescriptions written in another state may be filled in Iowa. S. F. 1144, Lange, et al.; H. F. 1182, Van Nostrand, et al.
Conduct study of drug abuse and related matters, report findings and recommendations to legislative council. H. C. R. 122; H. J. 1036, 1074 adopted; S. J. 942, 963, 1443 adopted.
- PHYSICAL THERAPY—**
(See Medical, Professional)
- PHYSICIANS—**
(See Medical, Professional)
- PIPELINES—**
General
Power of eminent domain exercised by pipeline companies. H. F. 1151, Holden, et al.; S. F. 1184, county government.
Remedies for damages caused by pipeline companies. S. F. 1243, commerce.
Inspection of property for damages caused by construction of pipelines. S. F. 1245, commerce.
Permit commerce commission to administer the natural gas pipeline safety act of 1968. S. F. 1277, commerce.
- PLANNING AND PROGRAMMING—**
General
All printing and machines under state printing board. S. F. 1196, Balloun, et al.
Create an office of local affairs, appropriation. S. F. 1283, Walsh, et al.
Conduct study of metropolitan planning, districting, current bonding requirements, etc., present to 64th General Assembly, 1st session. H. C. R. 114; H. J. 553.
- PLANNING COMMISSION—**
General
Bring employees of joint planning commissions under benefits of social security and IPERS. S. F. 1050, Conklin; H. F. 1093, Lippold, et al.
- POLICE—**
General
Retirement systems for policemen and firemen, based on 5 highest salaried years, etc. S. F. 1295, cities and towns.

Disabled and retired firemen and policemen, not under civil service. S. F. 1317, cities and towns.

POLITICAL CAMPAIGNS—

General

Statement of expenses, public office, political. S. F. 1133, Shaff.

POLITICAL ORGANIZATIONS—

General

Increase membership of the state central committees. H. F. 1180, Lawson and Kreamer.

Increase membership of the state central committees. S. F. 1216, Walsh; H. F. 1263, Koch.

POLLUTION—

General

Establish an environmental pollution control loan authority. H. F. 1335, Winkelman.

Expenditures for air and water pollution control may be deducted for Iowa income tax purposes. H. F. 1194, Winkelman, et al.

Sales and use tax exemptions on expenditures for air and water pollution control. H. F. 1195, Winkelman, et al.

Exempt facilities used to control air and water pollution from property taxation. H. F. 1196, Winkelman, et al.

Certain safety appliance requirements, dust, gases, etc. S. F. 1131, Mowry.

Create an environmental control commission, appointment of a chief administrative officer. H. F. 1360, environmental preservation.

Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, highway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1313, appropriations.

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; 2nd session, S. J. 56.

Urge congress to establish uniform regulations for marketing or distinguishing pesticides. H. C. R. 109; H. J. 310, 413 adopted; S. J. 406.

That the General Assembly consider transmission of refuse and garbage across county lines to be an improper act by cities and their governing bodies. H. C. R. 124; H. J. 1101, 1454, 1479 adopted; S. J. 1375.

That the water and air pollution control commissions be directed to prepare recommendations for the control of radiation emission and waste disposal and the safety of the nuclear power plant at Palo. H. C. R. 135; H. J. 1123, 1211.

Establishment and administration of conservancy districts. H. F. 1336, environmental preservation.

Aerosol pesticide dispensers, prohibit use in restaurants and food establishments. H. F. 1059, Blouin, et al.

POSTAL SAVINGS—

General

Disposition of unclaimed property, Iowa receive postal savings accounts of Iowa residents, filing requirements. S. F. 1110, Mowry.

PREGNANCY—

General

Criminal penalties for illegal termination of pregnancy. S. F. 1052, Conklin.

PRESIDENT AND VICE-PRESIDENT, UNITED STATES—

General

Urge General Assembly of the United Nations, the Secretary General of the United Nations, Congress, and the President of the United States undertake a determined effort to seek compliance by the government of North Vietnam in honoring the provisions of the Geneva Convention. H. C. R. 135; H. J. 1331, 1437 adopted; S. J. 1268, 1378, 1435-1437 adopted; H. J. 1678 adopted.

That the chief contributor to inflation is the enigma of Vietnam and that the President of the United States and Congress be petitioned to cease activity in Vietnam and related areas. H. C. R. 137; H. J. 1365.

PRINTING; PUBLISHING—

General

Newsprint and ink subject to sales tax. S. F. 1073, Potgeter; H. F. 1099, Welden.

Permitting printing of bills before collection of cost. S. F. 1148, judiciary.

All printing and machines under state printing board. S. F. 1196, Balloun, et al.

Exempt sales, publishing, and printing of all newspapers from sales and use tax. H. F. 1222, ways and means.

Prohibit all news media from disseminating any information, legal action, notice. H. F. 1238, Van Nostrand.

Sales and use tax, newspaper and the like, radio, movie, etc., advertising, etc.; municipal tax relief and opp. H. F. 1292; Gannon; S. F. 1265, Orr. S.

Publication requirements of notice of election on school bonds. S. F. 1274, schools.

Reorganization of the executive functions of state government, create department of executive services; supplies, printing, purchasing, etc. S. F. 1236, state government.

Committee to review all printing required by law, determine need, quantity, etc., report findings to budget and financial control committee. S. C. R. 108; S. J. 475, 1170 adopted; H. J. 1318.

PRINTING BOARD—

General

All printing and machines under state printing board. S. F. 1196, Balloun, et al. Reorganization of the executive functions of state government, create department of executive services; supplies, printing, purchasing, etc. S. F. 1236, state government.

Superintendent of

Permitting printing of bills before collection of cost. S. F. 1148, judiciary.

PRISONERS—

(See Penal Institutions, sub-ref. Prisoners, and/or Jails)

PROMOTION

General

Promote soybean market development. H. F. 1308, Cochran, et al.; S. F. 1262, Clarke, et al.

PROPERTY—

(Also see Land and/or Real Estate)

General

Increase fees collected, real estate transfers, etc. H. F. 1018, Hanson of Howard-Mitchell, et al.

Property exempt from execution for debt. S. F. 1053, Messerly.

Rates of interest and interest penalty for redemption of real property. H. F. 1063, Battles.

Payments and assistance to persons required to relocate residence, etc., highway purposes. S. F. 1055, transportation.

Transfer of real property, LeGrand consolidated school district, to Alfred J. Witham, corrects procedural defect. S. F. 1080, Mowry.

Mechanic's liens, subcontractors. S. F. 1094, Reichardt, et al.

Assessments based only on land values. S. F. 1113, Reichardt.

Sale of real estate of old-age recipients. S. F. 1126, Lucken; H. F. 1143, Nelson.

Information furnished property owners in negotiations for land for highway purposes. S. F. 1136, county government; H. F. 1148, Holden, Stromer, and Gannon.

Rental deposits, penalties. H. F. 1158, Johnston of Johnson, et al.

Sales and use tax, tangible personal property, reciprocity, exceptions. H. F. 1186, Kehe.

Rights of county residents in annexation proceedings, municipal services, etc. H. F. 1217, Grassley, et al.

Homestead tax credit, 65 or older, taxable income and net income. H. F. 1224, Crabb.

Repair and improvement of real property exempt from service tax. H. F. 1234, Cochran, et al.

No hunting and fishing on private property without written consent. H. F. 1250, law enforcement.

Homestead ownership proof to claim homestead tax credit. H. F. 1253, Warren.

Taxation of real estate transfers. S. F. 1227, ways and means; H. F. 1233, Schmeiser, et al. S.

Condemnation proceeding for highway purposes, 180 days notice. H. F. 1256, transportation.

Legal description included for a building not owned by owner of the land, listing and assessment purposes. H. F. 1274, Cochran.

Real property owned, etc., or under construction by a nonprofit corporation shall be taxed. H. F. 1276, Welden.

Determination of fair and reasonable market value of property for assessment purposes. S. F. 1239, ways and means.

Purchase or condemnation of property, alternative access. S. F. 1246, transportation; H. F. 271, Christensen, et al. S.

Remedies for damages caused by pipeline companies. S. F. 1243, commerce.

Inspection of property for damages caused by construction of pipelines. S. F. 1245, commerce.

Seizure, and impoundment of property in possession or proximity of persons lawfully arrested. H. F. 1301, Bennett.

Incurrence of injury or death of persons who enter the real property of another without invitation or license to do so, limit liability. H. F. 1302, Cochran and Pierson.

Legalize and validate proceedings of board of directors of Henderson consolidated school district, Mills county, sale of certain real property. H. F. 1307, judiciary.

Homestead tax credit, additional, 65 years or older, etc. S. F. 1273, ways and means.

Clarification of the Code, drainage and levee districts, exemption from taxation. H. F. 1232, county government; S. F. 1288, county government.

- Amend S. F. 1088, acts of the 63rd General Assembly, 2nd session, to assure the right of protest and appeal of assessments. S. F. 1300, ways and means.
- Allow agreements respecting the joint or common ownership of property used in generation, transmission, or distribution of electricity. S. F. 1306, judiciary.
- Taxation of property of nonprofit religious and educational corporations, institutions and societies. S. F. 1308, ways and means.
- Authorize conservation commission to negotiate with landowners as to purchase of property rights, development of Coldwater cave, report to General Assembly for proper funding, etc. H. C. R. 113; H. J. 531, 757.
- Criminal code review study committee give special attention to a review and consideration of Iowa laws concerning criminal trespass and justification in defense of person and property, report recommendations, etc., to 64th General Assembly, 1st session. H. C. R. 120; H. J. 989, 1689 withdrawn.
- Condemnation—**
(See Condemnation)
- Taxes—**
(See Taxes, sub-ref. Property)

PUBLIC DEFENSE—

General

- Authorize exercise of a purchase-option by the armory board, appropriation. S. F. 1307, appropriations.

PUBLIC EMPLOYMENT NEGOTIATIONS ACT—

General

- Collective bargaining in public employment. S. F. 1084, Nicholson and Gaudineer; H. F. 1096, Pelton and Millen.

PUBLIC HEALTH—

(See Health, sub-ref. General)

PUBLIC INSTRUCTION, DEPARTMENT OF—

(Also see Schools, sub-ref. Public Instruction, Department of)

General

- Boards of directors and board of public instruction determine minimum standards of eligibility, athletics. S. F. 1142, Reichardt and Gaudineer.
- Election of state superintendent of public instruction. S. F. 1145, Bass, et al.; H. F. 540, Koch, et al.
- Public school districts provide special education programs for preschool children, handicapped. S. F. 1164, Walsh.
- Limit increase in total school district expenditures to 5.7 percent. H. F. 1177, Grassley, et al.
- State aid to public schools, income, sales, use and property tax. H. F. 1209, Roorda, et al.
- Appointment of superintendent of public instruction by the governor. S. F. 1201, Nicholson, et al.; H. F. 1247, Shaw, et al.
- Establish state area vocational-technical school and community college board, transfer property and funds to board. S. F. 1238, higher education.
- School lunch program, appropriation to department of public instruction for. S. F. 1267, Orr.
- Provide a standard for the employment of principals in schools. H. F. 1338, schools.
- Establish a private school advisory committee. S. F. 1291, schools.
- Allow public and private school students to attend schools in another school district, take courses not offered in their own schools. S. F. 1292, schools.
- Students attending nonpublic schools provided special education services. S. F. 1293, schools.
- Flexibility in selection of position titles for members of the professional staff of the superintendent of public instruction. H. F. 1359, schools.
- Basic school tax, state equalization aid to public schools, and review of school district budgets. S. F. 1310, schools.
- Conduct study of employment practices of the department of public instruction, public safety, employment security commission, highway department and board of regents: recommendations made to 64th General Assembly, 1st session. H. C. R. 106; H. J. 261, 248 adopted; S. J. 342.
- State board of public instruction requested to transmit to the 64th General Assembly a copy of the report and recommendations relative to multiple and future area community college needs and to postpone approval of new sites, etc. H. C. R. 139; H. J. 1461.
- Urge department of public instruction adopt reasonable rules to provide education within the financial means of the taxpayers. S. C. R. 112; S. J. 755, 782, 815.
- That the department of public instruction publish a pamphlet explaining its various rules and their application to the public schools. S. C. R. 124; S. J. 1098.
- That the 63rd General Assembly go on record as favoring a twelve month school year and encourage the department of public instruction to support this resolution. S. C. R. 130; S. J. 1337.

PUBLIC OFFICIALS—**General**

Appointment of public officials, qualifications. S. F. 1034, Gaudineer.
Persons elected to public office granted leave of absence from regular employment. H. F. 1314, Nolting.

PUBLIC RETIREMENT SYSTEM—**(See Retirement Systems)****PUBLIC SAFETY, DEPARTMENT OF—****(Also see Safety, and/or Highway Safety Patrol)****General**

Revise section establishing highway patrol. H. F. 1022, judiciary.
Highway patrol vehicles equipped for use as ambulances, certain number. S. F. 1022, Hougen.

Permits to carry concealed weapons, fees. S. F. 1047, Gaudineer.

Slow-moving vehicles warning devices. S. F. 1091, transportation.

Create state criminalistics laboratory, appropriation. S. F. 1123, Arbuckle.

Increase fee for furnishing copies of a driving record. S. F. 1153, law enforcement.

Combine enforcement of motor vehicle laws in new division in department of public safety; reciprocity, load laws, etc. S. F. 1173, transportation.
Occupation or record of conviction need not be listed on driver's license. S. F. 1193, law enforcement.

Persons in military service, driver's license extended to 6 months after separation from active duty. H. F. 1223, law enforcement.

Increase speed limits for motor vehicles towing travel and camping trailers. H. F. 1298, Nelson.

State ambulance service, highway patrol. H. F. 1300, Pelton.

Repeal S. F. 385, 63rd General Assembly, second session. S. F. 1254, judiciary.

Registration fee of vehicles designed to carry property or more than nine passengers. S. F. 1270, transportation.

Appropriation to public safety for administering a revised program for issuing operator's and chauffeur's licenses. S. F. 1287, appropriations.

Public safety, department of, study usefulness of life lite (roof mounted signals) on automobiles, appropriation. H. J. R. 1008, Renda.

Public school transportation, distance, bus inspection, reimbursements. S. F. 1309, schools.

Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, highway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.

Conduct study of employment practices of the department of public instruction, public safety, employment security commission, highway department and board of regents; recommendations made to 64th General Assembly, 1st session. H. C. R. 106; H. J. 261, 343 adopted; S. J. 342.

PUBLIC UTILITIES—**(See Utilities, sub-ref. Public)****PUBLICATIONS—****(See Printing; Publishing)****PURCHASING—****General**

Clarify definition of purchase price under use tax law. S. F. 1002, judiciary.

RABIES—**(Also see Disease)****General**

Rabies vaccination for dogs. H. F. 1074, Renda.

Licensing of dogs, immunization against rabies. S. F. 1192, Parker; H. F. 1316, Kltner.

RADIATION—**General**

That the water and air pollution control commissions be directed to prepare recommendations for the control of radiation emission and waste disposal and the safety of the nuclear power plant at Palo. H. C. R. 125; H. J. 1123, 1211.

RADIO—**(See Communications)****RAILROADS—****General**

Exempt from sales and use tax, tangible personal property used as railroad rolling stock, etc. S. F. 1105, Shaft and Dodds.

Railway companies taxation. S. F. 1175, Walsh.

Regulation of railroads in cities and towns, improvements and repairs. H. F. 1288, Crosler, et al.

Railroad crossing repairs. S. F. 1244, commerce.

Notice to commerce commission and law enforcement agencies by railroads shipping dangerous materials. H. F. 1328, Gannon.

Conduct study relating to feasibility of establishing a department of transportation encompassing the administration and regulation of motor vehicle, railway, air, and water transportation, etc. report to the 64th General Assembly. H. C. R. 133; H. J. 1277, 1344 adopted; S. J. 1209.

REAL ESTATE—

(Also See Land, Licenses, sub-ref. Real Estate and/or Property)

General

- Increase fees collected, real estate transfers, etc. H. F. 1018, Hanson of Howard-Mitchell, et al.
- Legalize proceedings of board of directors of Perry community school district, Dallas, Boone and Greene, purchase of real estate. S. F. 1049, Shirley.
- Extends dates of previous legalizing acts relating to special limitations of actions, recovery of interests in real estate. S. F. 1057, Mowry and Rigler.
- Sale of real estate of old-age recipients. S. F. 1126, Lucken; H. F. 1143, Nelson.
- Definition of real estate, mobile homes. S. F. 1151, Mogged, et al.; H. F. 1145, Koch, et al.
- Real estate brokers, multiple listing system. H. F. 1170, Van Drie, et al.
- Taxation of real estate transfers. S. F. 1227, ways and means; H. F. 1289, Schmeiser, et al. S.
- Legalize and validate proceedings of board of directors of Mount Vernon community school district, Linn, Jones, and Johnson counties, purchase of real estate from Grace E. West and Gail West Hull, etc. H. F. 1278, Radl.
- Determination of fair and reasonable market value of property for assessment purposes. S. F. 1239, ways and means.

REAPPORTIONMENT OF LEGISLATURE—

General

- Nomination and election of members of the General Assembly, redistricting, etc. H. F. 1020, Goode.
- Composition of representative districts, Clinton county. H. F. 1047, Camp and Pelton.
- Composition of representative districts, Clinton county. H. F. 1111, constitutional amendments and reapportionment.
- Rescind S. C. R. 13 as passed by the 63rd General Assembly, 1st session, 1969, and request Congress call a convention to propose a revised amendment to the United States Constitution regarding reapportionment. H. C. R. 103; H. J. 106, 1620 failed, 1938.
- That this legislature withdraws the application to Congress to call a convention for proposing an amendment to the U. S. Constitution regarding reapportionment under S. C. R. 13 as passed by the 63rd General Assembly, 1st session, 1969 and consider S. C. R. 13 null and void. S. C. R. 104; S. J. 113, 178.
- Reapportionment of the legislature. S. C. R. 109; S. J. 549, 750.

RECIPROCITY—

General

- Motor vehicle taxes, reciprocity. H. F. 1055, Fischer of Grundy.
- Sales and use tax, tangible personal property, reciprocity, exceptions. H. F. 1186, Kehe.
- Abolish reciprocity board, establish a division for motor vehicle registration reciprocity within the department of revenue. S. F. 1229, Hill.
- Motor vehicle fees; amends H. F. 1, 63rd General Assembly. H. F. 1367, McCartney and Gannon.

RECORDS—

General

- Public record, dissolution of marriage, separate maintenance, and annulment. S. F. 1315, judiciary.

RECREATION—

General

- Public recreation on private lands and waters. H. F. 1207, Roorda.
- Cities and counties establish zoning regulations to protect recreation areas. H. F. 1327, Iowa development.

RECRUITING—

General

- Recruitment and advertising policies of area schools, prohibit. S. F. 1206, Walsh; H. F. 1227, Grassley. S.

REDISTRICTING—

General

- Supreme court determine number of judicial districts, and their boundaries. S. F. 1237, judiciary.

REFUSE—

(See Pollution, and/or Sewage)

REGENTS, BOARD OF—

General

- Tuition rates set by board of regents, nonresidents. H. F. 1014, Mendenhall.

- Require board of regents purchase midwestern college at Denison instead of another location. H. F. 1015, Crabb.
- Institutions of higher learning, board of regents, economic conditions, corrects. S. F. 1008, judiciary.
- Standing committee members studying legislation relating to state institutions to visit same during each biennium. H. F. 1113, Van Dria.
- Elective board of regents govern institutions of higher learning. S. F. 1132, Messerly.
- Board of regents institutions invest in offerings of federal agencies as well as guaranteed. S. F. 1156, higher education; H. F. 1189, higher education.
- Distribution of trademarked articles. S. F. 1179, higher education; H. F. 1260, higher education. S.
- Unfair trade discrimination, board of regents. S. F. 1180, higher education; H. F. 1261, higher education. S.
- Repeals provisions providing for establishment of a western Iowa university. H. F. 1167, Crabb; S. F. 1187, higher education.
- Retirement systems, employees of board of regents institutions, IPERS. H. F. 1242, Schroeder.
- Powers and duties of board of regents, its authority to employ and discharge faculty members. S. F. 1242, Messerly, et al.
- Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, highway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.
- Conduct study of employment practices of the department of public instruction, public safety, employment security commission, highway department and board of regents; recommendations made to 64th General Assembly, 1st session. H. C. R. 106; H. J. 261, 343 adopted; S. J. 342.

REGISTRATION—**General**

- Minimum motor vehicle registration fee. S. F. 1011, judiciary.
- New procedures for federal tax lien registration. S. F. 1117, Mowry.
- Annual registration fee on all motorboats and sailboats in lieu of personal property taxes. S. F. 1261, Erskine; H. F. 1316, Shaw.
- Registration fee of vehicles designed to carry property or more than nine passengers. S. F. 1270, transportation.
- Citizens' band radio operators licenses, special automobile registration plates. H. F. 1017, Nolting, et al.
- Motor vehicle registration plates, corrects statute. H. F. 1025, judiciary.
- Require voter registration, all counties, population 50,000 or more. H. F. 1097, Camp and Drake.
- Motor vehicle registration certificate containers, no longer furnish. H. F. 1228, Kremer.
- Mandatory voter registration, cities 10,000 or more; counties 50,000 or more. S. F. 1304, state government.

REHABILITATION—**General**

- Create an alcoholism rehabilitation fund. S. F. 1025, Smith, et al.; H. F. 1065, Bergman, et al.

REORGANIZATION—**General**

- School reorganization, area annexed to a school district, equal asset and liability division. H. F. 1192, Waugh.

REORGANIZATION OF SCHOOL DISTRICTS—

(See Schools, sub-ref. Districts)

RETIREMENT SYSTEMS—**General**

- Appropriation to supreme court, 63rd General Assembly, 1st session, correction. S. F. 1127, Mowry.
- Legalize and validate proceedings of the board of directors area X district, Benton, Cedar, Iowa, Johnson, Jones, Linn and Washington counties, pension and retirement annuity plan. S. F. 1208, Potter, et al.
- Retirement systems, employees of board of regents institutions, IPERS. H. F. 1242, Schroeder.
- Retirement systems for policemen and firemen, based on 5 highest salaried years, etc. S. F. 1295, cities and towns.
- Conduct study of state and local retirement systems and benefits available to public employees of Iowa, report findings and bills to 64th General Assembly, 1st session. S. C. R. 105; S. J. 331.

REVENUE, DEPARTMENT OF—**General**

- Probate inventories. S. F. 1031, Gaudineer.
- Double homestead tax credit, \$5 or older, etc. H. F. 1056, Langland and Tieden.
- Statute of limitations for state income tax. H. F. 1090, Holden.

- Taxation of mobile homes. H. F. 1115, Mendenhall.
 Railway companies taxation. S. F. 1175, Walsh.
 School district income tax, limit property taxes for general fund school expenditures. H. F. 1208, Roorda, et al.
 State aid to public schools, income, sales, use and property tax. H. F. 1209, Roorda, et al.
 Industrial, manufacturing and processing property including machinery, generally assessed by director of revenue. S. F. 1222, Hougen.
 Franchise tax, financial institutions, (banks, savings and loan associations, etc.). H. F. 1294, ways and means.
 Computation of interest and penalties on income tax. H. F. 1334, ways and means.
 Deductions from net income. H. F. 1352, ways and means.
 That the director of revenue extend to farmers the privilege of filing a final 1969 Iowa income tax return in lieu of a declaration of estimated tax, on or before March 1, 1970. S. C. R. 107; S. J. 372, 464 adopted; H. J. 478 adopted.
 State tax commission, clarify reference to. S. F. 1015, judiciary.
 Conduct study 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; 2nd session, S. J. 56.
Director
 Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, hiway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.
- REVIEW, BOARD OF—**
 (See Assessments and/or Property)
- RIGHT-OF-WAY—**
General
 Motor vehicles approaching and entering intersections, right-of-way. H. F. 1277, law enforcement.
- RIOT—**
 (See Schools, sub-ref. Riot)
- RIVERS—**
 (See Waters)
- ROAD USE TAX FUND—**
General
 Appropriate from road use tax fund to municipal tax relief fund for street purposes, cities and towns. S. F. 1224, Gaudineer.
- ROADS AND HIGHWAYS—**
General
 Primary road system, construct or improve economic and social development of Iowa. S. F. 1032, Gaudineer.
 Payments and assistance to persons required to relocate residence, etc., highway purposes. S. F. 1055, transportation.
 Secondary roads adjoining counties, share costs. S. F. 1069, Lucken, et al.; H. F. 1084, Peterson, et al.
 Habitual offenders of traffic laws, 10 years revocation of license, severe penalties. S. F. 1072, DeKoster.
 Slow-moving vehicle warning devices. S. F. 1091, transportation.
 Installation of limited access diagonal highways. S. F. 1093, Clarke, et al.; H. F. 1101, Edgington, et al.
 Funds for administrative purposes, highway commission, appropriated, etc. as other funds. H. F. 1103, transportation.
 Information furnished property owners in negotiations for land for highway purposes. S. F. 1136, county government; H. F. 1148, Holden, Stromer, and Gannon.
 Construction of highways, other installations across right-of-way of a drainage or levee district, pipe replacement if. H. F. 1122, Priebe.
 Constructing and maintaining interstate toll bridges, limit use of primary highway funds. H. F. 1133, transportation; S. F. 1188, transportation.
 Closed highways, travel at own risk. S. F. 1157, DeKoster, et al.; H. F. 1185, Crabb and Knoblauch.
 Movement of oversize mobile homes. S. F. 1200, Klink, et al.; H. F. 1246, Tiedgen, et al.
 Highway commission compensate municipalities for relocation of utilities, highway construction projects. H. F. 1218, Lipsky, et al.; H. F. 1267, Lipsky, et al.
 Amount of primary road construction fund to be expended for maintenance in cities and towns. S. F. 1219, Kosek and Potter; H. F. 1273, Wells, et al.
 Amount of funds authorized to be expended for primary road system improvements in cities and towns. S. F. 1220, Kosek and Potter; H. F. 1280 Crosler, et al.

- Condemnation proceedings for highway purposes, 180 days notice. H. F. 1256, transportation.
- Transfer of portions of primary road system into secondary road system. H. F. 1284, Dougherty, et al.
- Purchase or condemnation of property, alternative access. S. F. 1246, transportation; H. F. 271, Christensen, et al. S.
- Location of mailboxes on highways. H. F. 1296, Christensen.
- Classification of roads for park purposes, dams. S. F. 1250, conservation and recreation.
- Repeal S. F. 385, 63rd General Assembly, second session. S. F. 1254, judiciary.
- Repair and improvement of maintenance facilities under highway commission, funds taken from primary road fund. H. F. 1331, appropriations; S. F. 1286, appropriations.
- Legalize use of an abandoned railway bridge in Marion county as part of their secondary road system. H. F. 1356, judiciary; S. F. 1305, judiciary.
- Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, highway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.

ROCKETS—**General**

- Model rocketry, regulations, etc. H. F. 1293, Jesse.

RULES—**General**

- Departmental rules, responsibility on departments. S. F. 1042, Mowry.
- Rules, regulations, etc., remove requirement department of health must assume burden of proof, nursing and custodial homes. H. F. 1254, social services.
- That the joint rules of the General Assembly be suspended and H. F. 633 reconsidered. S. C. R. 116; S. J. 810, 816, 822.
- That the department of public instruction publish a pamphlet explaining its various rules and their application to the public schools. S. C. R. 124; S. J. 1098.
- That the legislature indicate its approval of the moratorium on rules and regulations re board of public instruction as called for by Governor Robert D. Ray, also seek economics in operation of schools, etc. S. C. R. 132; S. J. 1375, 1403.

RULES OF CIVIL PROCEDURE—**General**

- Official opinions of the attorney general to be advisory. H. F. 1297, Gannon.

RURAL WATER DISTRICTS—

(See Water, sub-ref. Districts)

SAFETY—**General**

- Slow-moving vehicle warning devices. S. F. 1091, transportation.
- Variance from employment safety rules. S. F. 1124, Mowry.
- Certain safety appliance requirements, dust, gases, etc. S. F. 1131, Mowry.
- Railway companies taxation. S. F. 1175, Walsh.
- Employment safety commission adopt work rules. H. F. 1173, Kehe and Welden.
- Required eye safety equipment used in schools. H. F. 1188, Van Dria.
- Water safety regulations, sunset-sunrise. H. F. 1210, Winkelman, et al.
- Safety regulations, surface mines and underground mines. H. F. 1220, Millen.
- Use of oxygen in hospitals, safety factors. H. F. 1230, Bennett.
- Model rocketry, regulations, etc. H. F. 1293, Jesse.
- Repeal S. F. 385, 63rd General Assembly, second session. S. F. 1254, judiciary.
- Public safety, department of, study usefulness of life lite (roof mounted signals) on automobiles, appropriation. H. J. R. 1008, Renda.
- Public, Department of**
(See Public Safety, Department of)

SALARIES—**General**

- Salaries of conservation officers as amended. H. F. 1031, judiciary.
- Increase salaries of bailiffs and clerks of the municipal courts. S. F. 1074, Walsh; H. F. 506, Andersen, et al. S.
- Exemptions, debtor, garnishment of wages. H. F. 1087, Radl, et al.
- Salaries, persons appointed to fill vacancies in public office. S. F. 1086, Gaudineer and Clarke.
- Increase salary of the commissioner of health. S. F. 1276, appropriations.
- Wages**
- Wages subject to IPERS. S. F. 1017, Walsh and O'Malley.
- Increase ceiling of wages covered under IPERS and benefit formula. S. F. 1035, Walsh and O'Malley.

Uniform standards for payment of wages by employers, etc. S. F. 1129, Sullivan, et al.
 Payment of salaries and wages. H. F. 1141, Andersen.
 Increase ceiling of wages covered under IPERS, etc. H. F. 1176, state government; S. F. 1217, state government. S.

SALES—

General

Prohibit operation of certain places of business on Sunday. S. F. 1087, Reichardt, et al.
 Interest charges on disputed credit transactions. H. F. 1089, Andersen.
 Gradual replacing of state owned liquor stores by private licensees. S. F. 1114, Reichardt.
 Distribution of trademarked articles. S. F. 1179, higher education; H. F. 1260, higher education. S.
 Unfair trade discrimination, board of regents. S. F. 1180, higher education; H. F. 1261, higher education. S.
 Credit charges on retail installment sales, time, etc.; installment loans by banks. S. F. 1260, Arbuckle.
 Sale of mobile homes, travel trailers, and camping trailers. H. F. 1333, commerce.
 Permits and inspection fees for agricultural seed sold in this state. H. F. 1350, agriculture.

SALES TAX—

(See Taxes, sub-ref. Sales)

SANITARY DISPOSALS—

General

Establishment of sanitary disposal projects, authorizing a tax therefor, provide penalties, appropriation. S. F. 1232, environmental preservation; H. F. 1337, environmental preservation. S.

SANITATION—

Districts

Sanitary and improvement districts. S. F. 1039, Griffin.

SAVINGS AND LOAN ASSOCIATIONS—

General

Savings and loan associations, federal and state chartered, equalize regulations. S. F. 1099, commerce.
 Franchise tax, financial institutions, (banks, savings and loan associations, etc.). H. F. 1294, ways and means.
 Conduct study 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, 2nd session, S. J. 56.

SCALES—

(See Weights; Measures)

SCHOLARSHIPS—

General

Scholarships and tuition grants for non-caucasian students. S. F. 1112, Reichardt, et al.

SCHOOL BUDGET REVIEW COMMITTEE—

General

Additional aid for local school districts. H. F. 1002, Huff; S. F. 1092, O'Malley.

SCHOOL DISTRICTS—

(See Schools, sub-ref. Districts)

SCHOOLS—

(Also See Colleges, Universities, and/or Regents, Board of)

General

Transfer of real property, LeGrand consolidated school district, to Alfred J. Witham, corrects procedural defect. S. F. 1080, Mowry.
 Update, revise, and correct certain sections of the Code relating to schools. S. F. 1083, schools; H. F. 1134, schools. S.
 Requiring school boards set limits on expenditures for each educational program before budget is made. H. F. 1102, Kehe, et al.
 Special elections, actions by board of directors of a school corporation, closing of schools. H. F. 1136, Darrington.
 Maximum amounts authorized to be levied for principal and interest of bonded indebtedness, millage. S. F. 1159, Arbuckle; H. F. 1178, Baker.
 Required eye safety equipment used in schools. H. F. 1188, Van Drie.
 Sex education courses in the public schools. H. F. 1262, Grassley.
 School lunch program, appropriation to department of public instruction for. S. F. 1267, Orr.
 Increase license fees for hotels and food establishments and the licensing of school kitchens. H. F. 1355, appropriations.
 Taxation of property of nonprofit religious and educational corporations, institutions and societies. S. F. 1308, ways and means.

- Public school transportation, distance, bus inspection, reimbursements. S. F. 1309, schools.
- Conduct study to consider merits of transferring the administration of the school for the blind, report findings, etc. to 64th General Assembly, 1st session. H. C. R. 105; H. J. 170, 265, 322 withdrawn.
- Conduct study of the needs for various types of educational services at the primary, secondary, and post-secondary levels which school districts find it difficult to provide, financing of, etc., report to legislative council. H. C. R. 131; H. J. 1276, 1454, 1463 failed.
- Urge department of public instruction adopt reasonable rules to provide education within the financial means of the taxpayers. S. C. R. 113; S. J. 755, 782, 815.
- Request Congress implement that part of the study report published in April, 1969 dealing with the welfare programs, Iowa then advance as to local school costs. S. C. R. 113; S. J. 781, 1483 adopted; H. J. 1715.
- That the department of public instruction publish a pamphlet explaining its various rules and their application to the public schools. S. C. R. 124; S. J. 1098.
- That the 63rd General Assembly go on record as favoring a twelve month school year and encourage the department of public instruction to support this resolution. S. C. R. 130; S. J. 1337.
- That the legislature indicate its approval of the moratorium on rules and regulations regarding board of public instruction as called for by Governor Robert D. Ray, also seek economies in operation of schools, etc. S. C. R. 132; S. J. 1375, 1403.
- Area; Area Vocational—**
- Area vocational school for Delaware, Dubuque, and Jackson counties. S. F. 1077, Walsh, et al.; H. F. 1094, Ellsworth, et al.
- Establish interim committee to study millage levy and related areas of financial support for area vocational school and community college districts. S. J. R. 1003, Potgeter; H. J. R. 1005, Weiden, et al.
- Recruitment and advertising policies of area schools, prohibit. S. F. 1206, Walsh; H. F. 1237, Grassley, S.
- Legalize and validate proceedings of the board of directors area X district, Benton, Cedar, Iowa, Johnson, Jones, Linn and Washington counties, pension and retirement annuity plan. S. F. 1208, Potter, et al.
- Establish state area vocational-technical school and community college board, transfer property and funds to board. S. F. 1238, higher education.
- Legalize and validate proceedings of the board of directors of Iowa Central Community college, area V, and Fort Dodge community school district, transfer of buildings, real estate, etc. S. F. 1271, higher education.
- Collection of fees from students at area schools. H. F. 1363, schools.
- Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, highway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.
- State board of public instruction requested to transmit to the 64th General Assembly a copy of the report and recommendations relative to multiple and future area community college needs and to postpone approval of new sites, etc. H. C. R. 139; H. J. 1451.
- Boards**
- Board of directors of a school corporation authority to determine needs of, administrative personnel. S. F. 1290, Anderson.
- School buildings, temporary or permanent, location of, school board discretion. S. F. 1294, schools.
- Employment of principals based upon actual demonstrated administrative and supervisory needs. S. F. 1299, schools.
- Bonds**
- Maximum rate of interest on general obligation bonds, school corporations. H. F. 1052, commerce; S. F. 1071, Frey.
- Issuance of school bonds, may exceed millage limitation, 1st year. S. F. 1140, Lamborn, et al.; H. F. 1183, Hansen of Black Hawk, et al.
- Legalize and validate special election of Twin Cedars community school district, Marion and Mahaska counties, school bonds, for addition. S. F. 1189, Laverty.
- Publication requirements of notice of election on school bonds. S. F. 1274, schools.
- Issuance of bonds by school corporations, approved if more than 50 percent votes favorable. H. F. 1319, schools.
- Buses; Transportation**
- Flashing lights on school buses. H. F. 1023, judiciary.
- Require use of flashing signal lights and stop arms by school buses in cities and towns. H. F. 1163, Ewell.
- Instructor of driver's education course approved by public safety to test applicants for driver's license, highway patrol testing eliminated. S. F. 1174, law enforcement.
- Public school transportation, distance, bus inspection, reimbursements. S. F. 1309, schools.

County

Treasurer, joint county school system, appointment of. H. F. 1001, Lipsky.
 Establish limit on property tax levies for county school systems. H. F. 1241, Roorda, et al.

District

Additional aid for local school districts. H. F. 1002, Huff; S. F. 1092, O'Malley. Requiring all areas of state must be in school districts maintaining twelve grade systems. S. F. 1030, Shirley; H. F. 1066, Skinner.
 Optional revision of school calendars by school districts. H. F. 1043, Pelton.
 Equalization aid paid to high school districts, daily membership. S. F. 1130, Van Gilst; H. F. 1142, Dunton.
 Boards of directors and board of public instruction determine minimum standards of eligibility, athletics. S. F. 1142, Reichardt and Gaudineer.
 Public school districts provide special education programs for preschool children, handicapped. S. F. 1164, Walsh.
 Limit increase in total school district expenditures to 5.7 percent. H. F. 1177, Grassley, et al.
 Run-off election if no candidate receives at least forty-five percent of votes, officers in school districts. H. F. 1179, schools.
 School reorganization, area annexed to a school district, equal asset and liability division. H. F. 1192, Waugh.
 School district income tax, limit property taxes for general fund school expenditures. H. F. 1208, Roorda, et al.
 State aid to public schools, extraordinary expenditures. H. F. 1215, Welden.
 Legalize and validate proceedings of board of directors of Mount Vernon community school district, Linn, Jones, and Johnson counties, purchase of real estate from Grace E. West and Gail West Hull, etc. H. F. 1278, Radl.
 Authorize student teaching, establish status and authority of. H. F. 1279, Tieden, et al.
 Election of directors in school district. H. F. 1285, Dunton and Logue.
 Election of school directors, at large, entire district. H. F. 1286, Dunton and Logue.
 Franchise tax, financial institutions, (banks, savings and loan associations, etc.). H. F. 1294, ways and means.
 Legalize and validate proceedings of board of directors of Henderson consolidated school district, Mills county, sale of certain real property. H. F. 1307, judiciary.
 State foundation aid to public high school districts. S. F. 1256, Reichardt.
 Legalize and validate proceedings of the board of directors of Iowa central community college, area V, and Fort Dodge community school district transfer of buildings, real estate, etc. S. F. 1271, higher education.
 Issuance of public warrants to cover deficiencies in a public fund, schools. H. F. 1322, ways and means.
 Provide a standard for the employment of principals in schools. H. F. 1338, schools.
 Board of directors of a school corporation authority to determine needs of, administrative personnel. S. F. 1290, Anderson.
 Allow public and private school students to attend schools in another school district, take courses not offered in their own schools. S. F. 1292, schools.
 Employment of principals based upon actual demonstrated administrative and supervisory needs. S. F. 1299, schools.
 Basic school tax, state equalization aid to public schools, and review of school district budgets. S. F. 1310, schools.

Driver Education

Driver education requirements. H. F. 1050, Freeman of Buena Vista.

Funds; Taxes

Additional aid for local school districts. H. F. 1002, Huff; S. F. 1092, O'Malley.
 Treasurer, joint county school system, appointment of. H. F. 1001, Lipsky.

**Legalizing Acts
 (See Legalizing Acts)**

Private; Parochial

Establish a private school advisory committee. S. F. 1291, schools.
 Allow public and private school students to attend schools in another school district, take courses not offered in their own schools. S. F. 1292, schools.
 Students attending nonpublic schools provided special education services. S. F. 1293, schools.

Public Instruction, Department of and Superintendent of
 Boards of directors and board of public instruction determine minimum standards of eligibility, athletics. S. F. 1142, Reichardt and Gaudineer.
 Election of state superintendent of public instruction. S. F. 1145, Bass, et al.; H. F. 540, Koch, et al.
 Public school districts provide special education programs for preschool children, handicapped. S. F. 1164, Walsh.

- Method of selection and term of office of members of board of public instruction. H. F. 1347, state government.
- Flexibility in selection of position titles for members of the professional staff of the superintendent of public instruction. H. F. 1359, schools.
- Radio and TV**
- Repeals requirement executive council must approve all transfer of moneys to local or county school boards, radio and TV facility board. S. F. 1160, Neu, et al.; H. F. 1193, Alt, et al.
- Authority of state educational radio and TV facility board, printing of study guides. S. F. 1161, Neu, et al.; H. F. 1200, Alt, et al.
- State educational radio and TV, location of. S. F. 1163, Neu, et al.
- Tax-sheltered annuities for employees of state educational radio and TV facility board. S. F. 1169, Neu, et al.; H. F. 1201, Alt, et al.
- Requirements, Curriculum, Courses, Subjects**
- Required secondary school curriculum. H. F. 1309, schools.
- Students attending nonpublic schools provided special education services. S. F. 1293, schools.
- School buildings, temporary or permanent, location of, school board discretion. S. F. 1294, schools.
- Organized athletics and courses in physical education. S. F. 1311, schools.
- State; Federal Aid**
- State aid to public schools, income, sales, use and property tax. H. F. 1309, Roorda, et al.
- Students**
- Admission and exclusion of school pupils. S. F. 1014, judiciary.
- Authorize student teaching, establish status and authority of. H. F. 1279, Tieden, et al.
- Allow public and private school students to attend schools in another school district, take courses not offered in their own schools. S. F. 1292, schools.
- Students attending nonpublic schools provided special education services. S. F. 1293, schools.
- Organized athletics and courses in physical education. S. F. 1311, schools.
- Teachers**
- Authorize student teaching, establish status and authority of. H. F. 1279, Tieden, et al.
- Tuition**
- Tuition rates set by board of regents, nonresidents. H. F. 1014, Mendenhall.
- Tuition grants, eligibility for, method of computing the amount. H. F. 1045, Radl.
- Student tuition grants, accredited private institutions. S. F. 1205, Walsh and Denman.
- Sports**
- Boards of directors and board of public instruction determine minimum standards of eligibility, athletics. S. F. 1142, Reichardt and Gaudineer.
- SCIENCE—**
- General**
- Basic science law, clarify. H. F. 1033, judiciary.
- Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, hiway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.
- SECRETARY OF AGRICULTURE—**
(See Agriculture, sub-ref. Secretary of)
- SECRETARY OF STATE—**
- General**
- Certification of nominees, names on general election ballot, distribution of absentee ballots. S. F. 1162, county government.
- League of municipalities, reports and accounts filed annually with secretary of state, auditor, secretary of senate and chief clerk. S. F. 1330, cities and towns.
- Transferring the issuing of commissions to notaries public from the Governor to secretary of state, increase fee. S. F. 1302, state government.
- SECURITY MEDICAL FACILITY—**
- General**
- Commitment of defendants to Iowa security medical facility. H. F. 1011, Voorhees and Dougherty.
- SECURITY OFFICERS—**
(See Officers and/or Police)
- SEED—**
(See Agriculture, sub-ref. Seed)
- SERVICES—**
- General**
- Public utilities, written notices. S. F. 1063, commerce.
- Sales and use tax, newspaper and the like, movie, etc., advertising, etc.; municipal tax relief and OPP. H. F. 1292, Gannon; S. F. 1266, Orr. S.

SESSIONS—

(See General Assembly)

SEWAGE—

(Also See Pollution)

General

Abatement of a sewage disposal problem, Colesburg. H. F. 1139, Blouin, et al.
 Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, hiway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.

That the General Assembly consider transmission of refuse and garbage across county lines to be an improper act by cities and their government bodies. H. C. R. 124; H. J. 1101, 1454, 1479 adopted; S. J. 1375.

SEWER SYSTEMS—

General

Interest rate on joint municipal sewer bonds, corrects. H. F. 1035, judiciary.
 Sanitary and Improvement districts. S. F. 1039, Griffin.
 Sewer opening exceeding one square foot, enclosed by a grate. H. F. 1164, Kennedy of Chickasaw and Johnston of Johnson.
 Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, hiway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.

SEX—

General

Obscenity, punishment for violations thereof. H. F. 1239, Kennedy of Dubuque.
 Sex education courses in the public schools. H. F. 1262, Grassley.

SHERIFFS—

(Also see Officers, and/or Police.)

General

Appointment of deputy sheriffs and secretaries in certain counties. H. F. 1144, Dunton, et al.
 Establish civil service for certain employees of county sheriffs. H. F. 1233, Crosier, et al.

SIGNALS—

General

Require use of flashing signal lights and stop arms by school buses in cities and towns. H. F. 1163, Ewell.
 Uniform traffic-control devices, responsibility of highway commission. S. F. 1264, transportation.

SLAUGHTER—

(See Animals, sub-ref. General)

SNOWMOBILES—

(See Motor Vehicles, sub-ref. Snowmobiles)

SOCIAL SECURITY—

General

Bring employees of joint planning commission under benefits of social security and IPERS. S. F. 1050, Conklin; H. F. 1093, Lippold, et al.

SOCIAL SECURITY, DEPARTMENT OF—

General

Commitment of defendants to Iowa security medical faculty. H. F. 1011, Voorhees and Dougherty.
 Director of social services, recipient of certain federal aid funds, corrects. S. F. 1001, judiciary.
 Transplant aid fund, appropriation. H. F. 1048, Van Roekel.
 Transfer balance of appropriation for new security institution at Anamosa to old age assistance program. S. F. 1060, social services.
 Processing and payment of medical claims by private organization, social services may. H. F. 610, Radl, et al.; S. F. 1081, social services.
 Study far-reaching problem of drug abuse. H. J. R. 1002, Bennett.
 Iowa soldiers home file claims with U. S. veterans administration. S. F. 1109, Mowry, et al; H. F. 1114, Fischer of Grundy, et al.
 Standing committee members studying legislation relating to state institutions to visit same during each biennium. H. F. 1113, Van Drie.
 Old age assistance grants, disregard increases in social security. H. F. 1121, Stokes, et al; S. F. 1177, Doderer.
 Increase cash allowance paid to prisoners upon discharge. H. F. 1146, Lipsky and Dunton.
 Increase maximum income for persons eligible for low-rent housing. H. F. 1203, Alt; S. F. 1252, Doderer.
 Misleading advertising practices by chiropractors, penalty. H. F. 1206, Cochran.

- Use of oxygen in hospitals, safety factors. H. F. 1230, Bennett.
 Definition, licensing, inspection, etc. of health care facilities, rules, enforcement procedures, etc. H. F. 1243, social services; S. F. 1253, social services.
- Rules, regulations, etc., remove requirement department of health must assume burden of proof, nursing and custodial homes. H. F. 1254, social services.
- Eliminate requirement that a thorough physical examination be required for issuance of a marriage license. H. F. 1259, O'Hearn, et al.
- Establish state board of residential care standards, etc. H. F. 1283, social services.
- Relieve counties of requirement they pay half nonfederally funded cost of ADC, blind assistance, and aid to disabled. H. F. 1291, Tapscott.
- License and regulate the operation of clinical laboratories, etc. H. F. 1312, Mesvinsky.
- Department of social services determine amount necessary for minimum decent standard of living, ADC, disabled, and old age assistance, appropriation. S. F. 1268, Orr.
- Transfer money remaining from the capital improvements appropriation to department of social services for phase I completion of Iowa security medical facility at Oakdale. S. F. 1269, Doderer.
- Commissioner of public health not required to be physician. H. F. 1321, social services.
- Blood donors, 18 or over. H. F. 1345, social services.
- Change the medical assistance act, or medicaid law. H. F. 1346, social services.
- Payments to nursing homes and custodial homes, families, etc., supplement cost of care. S. F. 1318, social services.
- Create committee to conduct detailed study, during 1970 interim of the causes of health care costs in Iowa and submit report to legislative council and 64th General Assembly. H. C. R. 140; H. J. 1451, 1506 failed.
- That the Speaker of the House and the President of the Senate appoint a select committee on medicaid to follow through with the intent of the General Assembly and review and observe, submit report to 64th General Assembly. H. C. R. 143; H. J. 1485, 1580 adopted; S. J. 1338.
- Request Congress implement that part of the study report published in April, 1969 dealing with welfare programs, Iowa then advance as to local school costs. S. C. R. 113; S. J. 781, 1483 adopted; H. J. 1715.
- Conduct study of the relationship between the department of health and social services report findings, etc. to legislative council. S. C. R. 118; S. J. 878, 879.
- Social Welfare**
- Medical assistance act of 62nd General Assembly, corrects. H. F. 1036, judiciary.
- Child or relative not responsible for support of an old age assistance recipient. H. F. 1076, Corey.
- Social services provide aid to county juvenile homes, appropriation. S. F. 1128, O'Malley, et al.
- Every medicaid recipient given monthly statement from doctor or other professional health care practitioner, drugs, etc. S. F. 1143, social services.

SOCIAL WELFARE—

(See Social Services, sub-ref. Social Welfare)

SOIL CONSERVATION—**General**

- Exempt excavation and grading from service tax, soil conservation projects. S. F. 1018, McGill, et al.; H. F. 1061, Cochran, et al.
- Qualifications of soil conservation district commissioners. S. F. 1061, Keith.
- Department of soil conservation, change from committee to department. S. F. 1062, Keith.
- Cities and towns parts of soil conservation districts within which they lie. S. F. 1101, Balloun.
- Define services of excavation and grading which are exempt from the service tax. S. F. 1280, ways and means.
- Establishment and administration of conservancy districts. H. F. 1336, environmental preservation.

SOLDIERS HOME, IOWA—**General**

- Iowa soldiers' home, capital improvements, appropriation. H. F. 1086, Fischer of Grundy, et al.; S. F. 1078, Mowry, et al.
- Iowa soldiers home file claims with U. S. veterans administration. S. F. 1109, Mowry, et al.; H. F. 1114, Fischer of Grundy, et al.

SOLICITATION—**General**

- Corporations, other organizations, which solicit public donations, file statement of salaries and expenses. H. F. 1117, Freeman of Buena Vista, et al.

SPORTS—

General

Boards of directors and board of public instruction determine minimum standards of eligibility, athletics. S. F. 1142, Reichardt and Gaudineer.

STAMPS—

General

Regulation of trading stamps, repeal gift enterprise statutes. H. F. 1130, Gannon and Fischer of Grundy.
All counties participate in the food stamp program. S. F. 1165, Walsh.

STATE AID—

(Also See Schools, sub-ref. State; Federal Aid)

General

State aid to public schools, income, sales, use and property tax. H. F. 1209, Roorda, et al.
State aid to public schools, extraordinary expenditures. H. F. 1215, Welden.
Basic school tax, state equalization aid to public schools, and review of school district budgets. S. F. 1310, schools.

STATE DEPARTMENTS—

(See State Government, All sub-refs.)

STATE FAIR—

(See Fairs)

STATE FOUNDATION AID—

General

State foundation aid to public high school districts. S. F. 1256, Reichardt.

STATE GOVERNMENT—

General

Nomination and election of members of the General Assembly, redistricting, etc. H. F. 1020, Goode.
Length of sessions of the General Assembly. S. F. 1037, Conklin; H. F. 1049, Lippold.
Salaries, persons appointed to fill vacancies in public office. S. F. 1086, Gaudineer and Clarke.
Require voter registration, all counties, population 50,000 or more. H. F. 1097, Camp and Drake.
Standing committee members studying legislation relating to state institutions to visit same during each biennium. H. F. 1113, Van Drie.
Corporations, other organizations, which solicit public donations, file statement of salaries and expenses. H. F. 1117, Freeman of Buena Vista, et al.
Secondary boycotts, prohibit any state agency or political subdivision from taking part in. H. F. 1118, Grassley and O'Hearn.
Compensation of members of General Assembly, interim committees, special sessions, etc. H. F. 1120, Lipsky, et al.
Payment of salaries and wages. H. F. 1141, Andersen.
Terms of office of the architectural examining board. H. F. 1171, Lawson; S. F. 1173, Curran.
Repeals requirement executive council must approve all transfer of moneys to local or county school boards, radio and TV facility board. S. F. 1160, Neu, et al.; H. F. 1193, Alt, et al.
Persons elected to public office granted leave of absence from regular employment. H. F. 1214, Nolting.
Space for a public employee association, executive council assign. H. F. 1236, Kruse, et al.
Retirement systems, employees of board of regents institutions, IPERS. H. F. 1242, Schroeder.
Compensation of certain appraisers. H. F. 1244, Goode, et al.; S. F. 1233, Mogged.
Reorganization of the executive functions of state government, create department of executive services; supplies, printing, purchasing, etc. S. F. 1236, state government.
Create an office of local affairs, appropriation. S. F. 1283, Walsh, et al.
Method of selection and term of office of members of board of public instruction. H. F. 1347, state government.
Transferring the issuing of commissions to notaries public from the Governor to secretary of state, increase fee. S. F. 1302, state government.
Require inspection of funeral establishments. H. F. 1342, state government; S. F. 1303, state government.
Increase license fees, practice of medicine. H. F. 1361, state government; S. F. 1319, state government.

Appropriations

Senate and House Journals and bills be mailed to Senators Jack Miller and Harold E. Hughes, Congressmen Fred Schwengel, John C. Culver, H. R. Gross, John H. Kyl, Neal Smith, Wiley Mayne, William J. Scherle and the Council of State Governments at Lexington, Kentucky and Chicago, Illinois. S. C. R. 102; S. J. 57, 63 adopted; H. J. 75, 177 adopted.

Departments

Governor appoint commissioner, conservation commission. H. F. 1295, Fischer of Grundy.

Employees

Restricting appearances before agencies of political subdivisions by state officials, employees, legislative, etc. S. F. 1044, Hill.

Collective bargaining in public employment. S. F. 1084, Nicholson and Gaudineer; H. F. 1096, Pelton and Millen.

Merit system, employees of the auditor of state. H. F. 1108, Andersen.

Increase ceiling of wages covered under IPERS, etc. H. F. 1176, state government; S. F. 1217, state government. S.

Vacations for state employees, new schedule. H. F. 1197, state government.

Military leaves of absence of civil employees, temporary. H. F. 1303, Ellsworth.

Executive Branch

Financial disclosure by legislators, state officials and judges. S. F. 1024, Glenn.

Restricting appearances before agencies of political subdivisions by state officials, employees, legislative, etc. S. F. 1044, Hill.

Term of office, president of state fair board. H. F. 1088, Goode.

Reorganization of the Iowa liquor control commission, director appointed by Governor. S. F. 1297, state government.

STATE OF IOWA—

(See State Government, All sub-refs.)

STATE OFFICES—

(See State Government, All sub-refs.)

STATE TAX COMMISSION—

(See Revenue, Department of)

STATUTES—**General**

Rules of statutory construction. H. F. 1119, Renda.

STOCKS—**General**

Stockholders' meetings for certain corporations, location of. H. F. 1316, judiciary.

STREETS—**General**

Appropriate from road use tax fund to municipal tax relief fund for street purposes, cities and towns. S. F. 1224, Gaudineer.

Motor vehicles approaching and entering intersections, right-of-way. H. F. 1277, law enforcement.

STUDENTS—

(See Schools, sub-ref. Students)

STUDY COMMITTEES—**General**

Study far-reaching problem of drug abuse. H. J. R. 1002, Bennett.

Create study committee, tax structure and financial needs of Iowa, appropriation. S. J. R. 1004, Hougou.

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. 24; S. J. 1424, 2nd session, S. J. 308 withdrawn.

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, 2nd session, S. J. 56.

Committee established to conduct study of mobile home and park statutes, rules and regulations relating thereto, etc. H. C. R. 35; H. J. 1275, 1654 adopted; S. J. 1593, 1634, 1820, 1907, 2nd session, S. J. 56.

Conduct study 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, 1731, 1787, 2nd session, S. J. 56.

Conduct study of the department of agriculture, etc., report findings. H. C. R. 41; H. J. 1604, 1654 adopted, 1672, 1717; S. J. 1678, 1911, 2nd session, S. J. 303.

Conduct study to consider merits of transferring the administration of the school for the blind, report findings, etc. to 64th G. A., 1st session. H. C. R. 105; H. J. 170, 265, 322 withdrawn.

Conduct study of employment practices of the department of public instruction, public safety, employment security commission, highway department and board of regents; recommendations made to 64th General Assembly, 1st session. H. C. R. 106; H. J. 261, 348 adopted; S. J. 242.

Conduct study of all administrative activities of the departments of health and agriculture, recommending reorganization, etc., to General Assembly. H. C. R. 112; H. J. 447, 848 adopted; S. J. 331, 352.

- Conduct study of metropolitan planning, districting, current bonding requirements, etc., present to 64th General Assembly, 1st session. H. C. R. 114; H. J. 553.
- Conduct study to determine proper code to govern mobile homes and parks. H. C. R. 115; H. J. 654.
- Conduct study of feasibility of establishing a home or homes for handicapped, report findings, etc. to 64th General Assembly. H. C. R. 118; H. J. 806, 848 adopted; S. J. 832, 852, 1058, 1304.
- Create an election law study committee, submit final report to 64th G. A., 2nd session. H. C. R. 119; H. J. 828, 947.
- Criminal code review study committee give special attention to a review and consideration of Iowa laws concerning criminal trespass and justification in defense of person and property, report recommendations, etc. to 64th General Assembly, 1st session. H. C. R. 120; H. J. 989, 1639 withdrawn.
- Conduct study of drug abuse and related matters, report findings and recommendations to legislative council. H. C. R. 122; H. J. 1036, 1074 adopted; S. J. 942, 963, 1442 adopted.
- That the ad hoc committee created by the budget and financial control committee and the Governor be commended for reviewing the states budgetary procedures with implemented recommendations and innovations, urged to continue its study and make periodical reports of progress, etc. H. C. R. 123; H. J. 1100, 1351 adopted; S. J. 1235, 1443 adopted.
- That a study of the uniform consumer credit code to determine benefits to the general public be made by the commerce committee and report to the 64th General Assembly in 1971. H. C. R. 126; H. J. 1123.
- Conduct a study of the penal and correctional system in Iowa, report to legislative council and 64th General Assembly. H. C. R. 127; H. J. 1145, 1224 adopted; S. J. 1093.
- Conduct a study of the current Iowa Code provisions and practices relating to county spending and fiscal policies, report to legislative council and 64th General Assembly. H. C. R. 129; H. J. 1199.
- That a select committee of nine members of both House and Senate commerce committee be named to continue eminent domain study and report to be filed no later than January 15, 1971. H. C. R. 130; H. J. 1245, 1437 failed.
- Conduct study of the needs for various types of educational services at the primary, secondary, and post-secondary levels which school districts find it difficult to provide, financing of, etc., report to legislative council. H. C. R. 131; H. J. 1276, 1454, 1463 failed.
- Conduct study relating to feasibility of establishing a department of transportation encompassing the administration and regulation of motor vehicle, railway, air, and water transportation, etc., report to the 64th General Assembly. H. C. R. 133; H. J. 1277, 1344 adopted; S. J. 1309.
- Conduct study and determine the exact amount of funds available to the highway commission, manner of expending and allocating, report to legislative council and 64th General Assembly. H. C. R. 136; H. J. 1332, 1437 adopted; S. J. 1269, 1437 adopted.
- Create committee to conduct detailed study, during 1970 interim of the causes of health care costs in Iowa and submit report to legislative council and 64th General Assembly. H. C. R. 140; H. J. 1451, 1506 failed.
- That the Speaker of the House and the President of the Senate appoint a select committee on medicaid to follow through with the intent of the General Assembly and review and observe, submit report to 64th General Assembly. H. C. R. 143; H. J. 1485, 1530 adopted; S. J. 1388.
- Conduct a study of the operation, personnel organization, and operating efficiency of the warehouse division of the commerce commission, also evaluation and investigation of the cost-sharing provisions of the agreement with the commodity credit corporation, reinspections, report to be submitted to legislative council and 64th General Assembly. H. C. R. 145; H. J. 1613.
- Conduct study of state and local retirement systems and benefits available to public employees of Iowa, report findings and bills to 64th General Assembly, 1st session. S. C. R. 105; S. J. 331.
- Conduct study of the penal and correctional system in Iowa, report findings and bills to 64th General Assembly, 1st session. S. C. R. 106; S. J. 354, 570, 1131, 1272.
- Committee to review all printing required by law, determine need, quantity, etc., report findings to budget and financial control committee. S. C. R. 108; S. J. 475, 1170 adopted; H. J. 1318.
- Conduct study of nursing, custodial, adult foster, and boarding homes and other such institutions, etc. which provide care and treatment to aged, ill, and infirm persons, report findings, etc. to legislative council. S. C. R. 117; S. J. 878.
- Conduct study of the relationship between the department of health and social services, report findings, etc. to legislative council. S. C. R. 118; S. J. 878, 878.
- Conduct study of the local tax structure and recommend reform measures to effectively reduce emphasis on property taxes, report findings,

- etc. to legislative council and 64th General Assembly. S. C. R. 119; S. J. 963, 1030, 1035, 1036, 1148, 1227, 1235, 1237-1240 adopted; H. J. 1422, 1530, 1594-1598 adopted.
- That the ad hoc committee created by the budget and financial control committee and the Governor be commended for reviewing the states budgetary procedures with implemented recommendations and (amendations, urged to continue its study and make periodical reports of progress, etc. S. C. R. 120; S. J. 1012.
- Conduct study and determine the exact amount of funds available to highway commission, manner of expending and allocating, report findings and recommendations to legislative council and 64th General Assembly. S. C. R. 127; S. J. 1164.
- That the recommendations of the Governor's economy committee may be prepared for consideration by the 64th General Assembly. S. C. R. 132; S. J. 1376.
- That all resolutions calling for interim studies not adopted in both houses be delivered to the President pro tempore and Speaker of the House and the legislative council determine priorities, etc. S. C. R. 135; S. J. 1451 adopted; H. J. 1679 adopted.

SUNDAY SALES—

(See Sales, sub-ref. General)

SUPERINTENDENT OF PRINTING—

(See Printing Board, Superintendent of)

SUPERINTENDENT OF PUBLIC BUILDINGS AND GROUNDS—

(See Buildings and Grounds, sub-ref. Superintendent of)

SUPERINTENDENT OF PUBLIC INSTRUCTION—

(See Public Instruction, and/or Schools, sub-ref. Superintendent of)

SUPERVISORS —

(See Counties, sub-ref. Supervisors, Board of)

SUPPLIES—

General

- Reorganization of the executive functions of state government, create department of executive services; supplies, printing, purchasing, etc. S. F. 1236, state government.

SUPPORT—

General

- Periodic child-support payments, fee. H. F. 1012, Voorhees and Dougherty.

SUPREME COURT—

(See Court, sub-ref. Supreme)

SWINE—

(See Animals, sub-ref. Farm)

TAX—

General

- Gradual replacing of state owned liquor stores by private licensees. S. F. 1114, Reichardt.
- Taxation of mobile homes. H. F. 1115, Mendenhall.
- Establishment of zoos or zoological gardens. H. F. 1128, Lippold, et al.; S. F. 1212, Kosek and Welmer.
- Create study committee, tax structure and financial needs of Iowa, appropriation. S. J. R. 1004, Hougen.
- Vietnam veterans' service compensation fund. H. F. 1166, Brinck; S. F. 543, Benda. S.
- Taxation of charitable and nonprofit corporations. S. F. 1213, Sullivan.
- Real property owned, etc., or under construction by a nonprofit corporation shall be taxed. H. F. 1276, Welden.
- Increase tax on mobile homes, allocation of the proceeds. H. F. 1268, ways and means.
- Taxation of property of nonprofit religious and educational corporations, institutions and societies. S. F. 1308, ways and means.
- 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. 23; H. J. 941, 1371 adopted; S. J. 1301, 1412, 1643, 2nd session, S. J. 56.
- Urge department of public instruction adopt reasonable rules to provide education within the financial means of the taxpayers. S. C. R. 112; S. J. 755, 782, 815.
- Conduct study of local tax structure and recommend reform measures to effectively reduce emphasis on property taxes, report findings, etc. to legislative council and 64th General Assembly. S. C. R. 119; S. J. 963, 1030, 1035, 1036, 1148, 1227, 1235, 1237-1240 adopted; H. J. 1422, 1530, 1594-1598 adopted.

County

- Tax levy to create a county public health fund. S. F. 1215, Doderer.

Excise

- Provide for an Iowa beef council. H. F. 1233, Crabb, et al.; S. F. 558, Clarke and Curran. S.

- Excise tax on sale of certain agricultural commodities, market development, etc.** S. F. 1285, agriculture; H. F. 1354, agriculture. S.
- Federal Internal Revenue**
- Deductions from net income.** H. F. 1352, ways and means.
- Fuel**
- Motor fuel tax paid, watercraft allocate \$300,000 to state conservation fund, recreational boating program.** S. F. 1190, conservation and recreation.
- Motor fuel tax paid, watercraft, allocate to conservation fund, maintenance, boating, etc.; legislative service bureau study and determine.** H. F. 1232, conservation and recreation.
- Income**
- Income tax of nonresidents, exclusion.** H. F. 1002, Mendenhall.
- Enlarge personal property tax credit, increase state income tax.** S. F. 1027, Ollenburg, et al.
- State income tax exemption for active duty military service.** H. F. 1060, Koch, et al.; S. F. 1090, DeKoster, et al.
- Statute of limitations for state income tax.** H. F. 1090, Holden.
- Replace property tax with increased state income tax.** S. F. 1115, ways and means.
- Update Iowa income tax laws, adjusted gross income.** S. F. 1182, ways and means.
- Expenditures for air and water pollution control may be deducted for Iowa income tax purposes.** H. F. 1194, Winkelman, et al.
- School district income tax, limit property taxes for general fund school expenditures.** H. F. 1208, Roorda, et al.
- Computation of interest and penalties on income tax.** H. F. 1324, ways and means.
- Deductions from net income.** H. F. 1352, ways and means.
- That the director of revenue extend to farmers the privilege of filing a final 1969 Iowa income tax return in lieu of a declaration of estimated tax, on or before March 1, 1970.** S. C. R. 107; S. J. 372, 464 adopted; H. J. 478 adopted.
- Inheritance**
- Estates exempt from inheritance tax.** S. F. 1023, Glenn.
- Property**
- Delinquent taxes, increase penalty.** S. F. 1029, Lambern.
- Taxation of property of nonprofit religious corporations, institutions and societies.** S. F. 1040, Griffin.
- Real property owned by U. S., city or town, or public school district exempt from tax levies for cities and towns.** H. F. 1044, Van Nostrand.
- Nonprofit corporation, property exempt from taxation, water.** H. F. 1057, Bergman, et al.
- Delinquent taxes, increase penalty.** H. F. 1062, Battles.
- Rates of interest and interest penalty for redemption of real property.** H. F. 1063, Battles.
- Civil defense and emergency planning, county levy annual tax for.** S. F. 1054, Arbuckle.
- Increase maximum property tax levy for county general fund to 5 mills.** H. F. 1067, Mendenhall.
- Increase millage levy for operation of a benefited fire district to 2 mills.** H. F. 1068, Mendenhall.
- Counties levy up to one-half mill property tax for civil defense purposes.** H. F. 1069, Mendenhall.
- Property tax levy, board of supervisors, maximum increase of one mill.** H. F. 1080, Corey; S. F. 1172, county government.
- Replace property tax with increased state income tax.** S. F. 1115, ways and means.
- Homestead tax credit, veterans, transferable to new homestead.** S. F. 1141, Potter, et al.
- Increase property tax exemptions for veterans.** H. F. 1157, Miller of Des Moines and Caffrey.
- Exempt facilities used to control air and water pollution from property taxation.** H. F. 1196, Winkelman, et al.
- School district income tax, limit property taxes for general fund school expenditures.** H. F. 1208, Roorda, et al.
- Homestead tax credit, 65 or older, taxable income and net income.** H. F. 1224, Crabb.
- Homestead tax credit, 65 or over, include disabled persons.** H. F. 1235, Jesse, et al.
- Taxation of charitable and nonprofit corporations.** S. F. 1213, Sullivan.
- Establish limit on property tax levies for county school systems.** H. F. 1241, Roorda, et al.
- Homestead ownership proof to claim homestead tax credit.** H. F. 1252, Warren.
- Claims, personal property tax credit, state appeal board settle.** H. F. 1257, Huff, et al.
- Annual registration fee upon all motorboats and sailboats in lieu of personal property taxes.** S. F. 1261, Erskine; H. F. 1316, Shaw.

Homestead tax credit, additional, 65 years or older, etc. S. F. 1273, ways and means.

Amend S. F. 1088, Acts of the 63rd General Assembly, 2nd session, to assure the right of protest and appeal of assessments. S. F. 1300, ways and means.

Taxation of property of nonprofit religious and educational corporations, institutions and societies. S. F. 1308, ways and means.

Sales

Newsprint and ink subject to sales tax. S. F. 1073, Potgeter; H. F. 1099, Welden.

Exempt from sales and use tax, tangible personal property used as railroad rolling stock, etc. S. F. 1105, Shaft and Dodds.

Sales tax refund, qualifications. S. F. 1126, Walsh, et al.

Sales and use tax, tangible personal property, reciprocity, exceptions. H. F. 1186, Kehe.

Sales and use tax exemptions on expenditures for air and water pollution control. H. F. 1195, Winkelman, et al.

Exempt sales, publishing, and printing of all newspapers from sales and use tax. H. F. 1222, ways and means.

Repair and improvement of real property exempt from service tax. H. F. 1234, Cochran, et al.

Refund all sales tax collected on gross receipts from municipally owned and operated parking lots. S. F. 1228, Kosek; H. F. 1281, Lipsky, et al.

Sales and use tax, newspaper and the like, radio, movie, etc., advertising, etc.; municipal tax relief and OPP. H. F. 1292, Gannon; S. F. 1260, Orr. S.

Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, hiway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.

Service

Exempt excavation and grading from service tax soil conservation projects. S. F. 1018, McGill, et al.; H. F. 1061, Cochran, et al.

Repair and improvement of real property exempt from service tax. H. F. 1234, Cochran, et al.

Exempt municipally-owned parking lots, service tax. S. F. 1214, Kosek and Potter; H. F. 1272, Wells, et al.

Exempt service tax on services rendered as a part of or incidental to construction. S. F. 1226, ways and means.

Sales and use tax, newspaper and the like, radio, movie, etc., advertising, etc.; municipal tax relief and OPP. H. F. 1292, Gannon; S. F. 1265, Orr. S.

Use

Clarify definition of 'purchase price' under use tax law. S. F. 1002, judiciary.

Exempt from sales and use tax, tangible personal property used as railroad rolling stock, etc. S. F. 1105, Shaft and Dodds.

Sales and use tax tangible personal property, reciprocity, exceptions. H. F. 1186, Kehe.

Sales and use tax exemptions on expenditures for air and water pollution control. H. F. 1195, Winkelman et al.

Exempt sales, publishing, and printing of all newspapers from sales and use tax. H. F. 1222, ways and means.

Sales and use tax, newspaper and the like, radio, movie, etc., advertising, etc.; municipal tax relief and OPP. H. F. 1292, Gannon; S. F. 1265, Orr. S.

Personal Property

Enlarge personal property tax credit, increase state income tax. S. F. 1027, Ollenburg, et al.

Personal property tax on cattle, repeal. S. F. 1019, McGill and Schaben.

Franchise tax, financial institutions (banks, savings and loan associations, etc.). H. F. 1294, ways and means.

Credit against personal property taxes, income tax, appropriations. S. F. 1231, Clarke.

Exempt personal property tax on cattle, certain age, appropriation. H. F. 1362, appropriations.

Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, hiway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.

Franchise

Franchise tax, financial institutions, (banks, savings and loan associations, etc.). H. F. 1294, ways and means.

TAX COMMISSION—

(See Revenue, Department of)

TAX REVIEW, Board of—

General

Boards of tax review, correct an error. H. F. 1029, judiciary.

Board of tax review equalizing orders, counties. S. F. 1043, Potgeter, et al.; H. F. 1098, Fischer of Grundy, et al.

TEACHERS—

(See Schools, sub-ref. Teachers and Retirement)

TELEPHONE—

(See Communications)

TELEVISION—

(See Communications)

TENANT—

General

Rental deposits, penalties. H. F. 1152, Johnston of Johnson, et al.

TERRACE HILL—

General

Executive council proceed with negotiations to acquire Terrace Hill. S. J. R. 1006, Conklin and Scaben; H. J. R. 1006, Darrington and Newton.

TIMBER—

General

License and regulate timber buyers. S. F. 1199, Klink.

TOBACCO—

General

Smoking in conveyances used in public transportation of passengers. H. F. 1252, Mezvinsky, et al.

TOURISM—

General

Promote tourist attractions of this state. H. F. 1242, Iowa development.

TOWING—

General

Increase speed limits for motor vehicles towing travel and camping trailers. H. F. 1292, Nelson.

TOWNSHIPS—

General

Township halls, use of lease, purchase option. H. F. 1019, Pierson and Dougherty.

Boards of supervisors regulate use of firearms in certain townships. H. F. 1052, Skinner.

Township financial aid to private cemeteries upon request. H. F. 1092, Dunton.
Increase maximum rate of interest, anticipatory bonds issued by townships to finance fire apparatus or equipment, etc. S. F. 1242, county government.**TRADE**

General

Unfair trade discrimination, board of regents. S. F. 1180, higher education; H. F. 1261, higher education. S.

Schools—

(See Schools, sub-ref. Area, Area Vocational, and/or Trade)

TRADEMARKS—

General

Distribution of trademarked articles. S. F. 1179, higher education; H. F. 1260, higher education. S.

Trade-marks, change reference in Code. S. F. 1262, judiciary.

TRADING STAMPS—

(See Stamps, sub-ref. General)

TRAFFIC—

General

Uniform traffic-control devices, responsibility of highway commission. S. F. 1264, transportation.

TRAILERS—

(See Motor Vehicles, sub-ref. Trailers)

TRANSIT SYSTEMS—

General

Counties right to grant franchises for transit systems. S. F. 1167, Walsh.
Cities and towns levy a tax of not more than one mill for aid to a public transportation company. H. F. 1242, Andersen, et al.**TRANSPORTATION—**

General

Operation of motor vehicles in cities and towns, passing, repeal section. H. F. 1005, Holden and Dougherty.

Agricultural and horticultural products and livestock, transportation of. H. F. 1014, Koch and Dougherty.

Citizens' band radio operators licenses, special automobile registration plates. H. F. 1017, Nolting, et al.

Require mudguards on motor trucks, trailers, etc. H. F. 1054, Freeman of Buena Vista, et al.

Motor vehicle taxes, reciprocity. H. F. 1055, Fischer of Grundy.

Payments and assistance to persons required to relocate residence, etc., highway purposes. S. F. 1055, transportation.

Slow-moving vehicle warning devices. S. F. 1091, transportation.

Funds for administrative purposes, highway commission, appropriated, etc. as other funds. H. F. 1103, transportation.

Construction of highways, other installations across right-of-way of a drainage or levee district, pipe replacement if. H. F. 1122, Preiba.

Confiscate vehicles used in unlawful transportation of narcotics. H. F. 1126, Wells, et al.

Require use of flashing signal lights and stop arms by school buses in cities and towns. H. F. 1163, Ewell.

Combine enforcement of motor vehicle laws in new division in department of public safety: reciprocity, load laws, etc. S. F. 1178, transportation.

Closed highways, travel at own risk. S. F. 1157, DeKoster et al.; H. F. 1185, Crabb and Knoblauch.

Highway commission compensate municipalities for relocation of utilities, highway construction projects. H. F. 1218, Lipsky, et al.; HF 1267, Lipsky, et al.

Motor vehicle registration certificate containers, no longer furnish. H. F. 1228, Kremer.

Cities and towns levy a tax of not more than one mill for aid to a public transportation company. H. F. 1248, Andersen, et al.

Condemnation proceedings for highway purposes, 180 days notice. H. F. 1256, transportation.

Transfer of portions of primary road system into secondary road system. H. F. 1284, Dougherty, et al.

Regulation of railroads in cities and towns, improvements and repairs. H. F. 1288, Crosier, et al.

Purchase or condemnation of property, alternative access. S. F. 1246, transportation; H. F. 271, Christensen, et al. S.

Location of mailboxes on highways. H. F. 1296, Christensen.

Uniform traffic-control devices, responsibility of highway commission. S. F. 1264, transportation.

Registration fee of vehicles designed to carry property or more than nine passengers. S. F. 1270, transportation.

Smoking in conveyances used in public transportation of passengers. H. F. 1353, Mezvinsky, et al.

Public school transportation, distance, bus inspection, reimbursements. S. F. 1309, schools.

Conduct study relating to feasibility of establishing a department of transportation encompassing the administration and regulation of motor vehicle, railway, air, and water transportation, etc., report to the 64th General Assembly. H. C. R. 133; H. J. 1277, 1344 adopted; S. J. 1209.

TRAPPING—**General**

Use of traps. S. F. 1055, McGill.

TREASURER OF STATE—**General**

Iowa soldiers home file claims with U. S. veterans administration. S. F. 1109, Mowry, et al.; H. F. 1114, Fischer of Grundy, et al.

Vietnam veterans' service compensation fund. H. F. 1166, Brinck; S. F. 542, Benda. S.

Authorize planning of a new state agriculture building, eventual construction. H. F. 1212, agriculture.

Financial relief to mentally ill persons, \$700,000 appropriation. H. F. 1213, Baker.

Redistribute certain fees relating to motor vehicles to cities and towns. S. F. 1204, Gaudineer.

That the state comptroller, treasurer, and attorney general analyze Iowa statutes relating to use of 'anticipatory warrants', etc., report to 64th General Assembly. H. C. R. 132; H. J. 1276, 1340 adopted; S. J. 1208, 1457 adopted.

That a private audit be made as to the present status of the state treasury and reported to 2nd session of the 63rd General Assembly. S. R. 109; S. J. 549, 572.

TREES—**General**

License and regulate timber buyers. S. F. 1199, Klink.

TRIALS—**General**

Grant witnesses immunity from criminal prosecution, etc. S. F. 1020, Gaudineer.

Time of trial for persons held for a public offense, corrects. S. F. 1005, judiciary.

Waiver of right to jury trial in indictable misdemeanor cases. H. F. 1240, Johnston of Johnson and Kennedy of Chickasaw.

TRUCKS—

(See Motor Vehicles, sub-ref. Trucks)

TRUSTEES—**General**

Municipal utility trustees, compensation. H. F. 1038, Hansen of Black Hawk.

TUITION—

(Also See Schools, sub-ref. Tuition and/or Colleges; Universities)

GeneralTuition rates set by board of regents, nonresidents. H. F. 1014, Mendenhall.
Tuition grants, eligibility for, method of computing the amount. H. F. 1045, Radl.

Scholarships and tuition grants for non-Caucasian students. S. F. 1112, Reichardt, et al.

Student tuition grants, accredited private institutions. S. F. 1205, Walsh and Denman.

Tuition grants, financial need, full-time graduate students. S. F. 1211, O'Malley, et al.

UNCLAIMED PROPERTY—**General**

Disposition of unclaimed property, Iowa receive postal savings accounts of Iowa residents, filing requirements. S. F. 1110, Mowry.

UNIONS—

(See Labor, sub-ref. Unions)

UNITED NATIONS—**General**

Urge General Assembly of the United Nations, the Secretary General of the United Nations, Congress, and the President of the United States undertake a determined effort to seek compliance by the government of North Vietnam in honoring the provisions of the Geneva Convention. H. C. R. 135; H. J. 1331, 1437 adopted; S. J. 1268, 1378, 1435-1437 adopted; H. J. 1678 adopted.

That the General Assembly urge the United Nations to intercede on behalf of American prisoners in North Vietnam as provided in the Geneva Convention. S. C. R. 131; S. J. 1338.

UNITED STATES—**General**

Repeal procedure for establishment of a convention to ratify amendments to the Constitution of the United States. S. F. 1154, Doderer.

UNIVERSITIES—

(See Colleges; Universities)

USE TAX—

(See Taxes, sub-ref. Use)

UTILITIES—**General**Municipal utility trustees, compensation. H. F. 1038, Hansen of Black Hawk.
Rights of county residents in annexation proceedings, municipal services, etc. H. F. 1217, Grassley, et al.

Highway commission compensate municipalities for relocation of utilities, highway construction projects. H. F. 1218, Lipsky, et al.; H. F. 1267, Lipsky, et al.

Public

Public utilities, temporary initial assessment, provide fund for implementation of public utilities regulation law. S. F. 1007, judiciary.

Public utilities, written notices. S. F. 1063, commerce.

All utilities under rate regulation of commerce commission, exceptions. S. F. 1134, Sullivan.

Electric transmission lines, power of eminent domain exercised by electric utilities. H. F. 1150, Holden, et al.; S. F. 1185, county government.

Legalize and validate proceedings of city council, Pella, Marion county, contract, steam turbine generator. H. F. 1140, Van Roekel.

Regulation of public utilities, annexed areas. H. F. 1270, Grassley, et al.

Election for Dayton, Iowa on proposition of continuing management and control of certain municipal utilities. H. F. 1324, cities and towns.

Allow agreements respecting the joint or common ownership of property used in generation, transmission, or distribution of electricity. S. F. 1306, judiciary.

VACATIONS—**General**

Vacations for state employees, new schedule. H. F. 1197, state government.

VEHICLES—

(See Motor Vehicles, All sub-refs.)

VETERANS—

(Also See Military)

General

- Homestead tax credit, veterans, transferable to new homestead. S. F. 1141, Potter, et al.
 Increase property tax exemptions for veterans. H. F. 1157, Miller of Des Moines and Caffrey.
 Vietnam veterans' service compensation fund. H. F. 1166, Brinck; S. F. 543, Benda. S.

VETERINARY—**General**

- Marking and branding of livestock. S. F. 1163, Anderson; H. F. 1219, Winkelman.
 Use of dead animals, pet food. S. F. 1186, Klink, et al.; H. F. 1231, Fisher of Greene, et al.

VOCATIONAL SCHOOLS—

(See Schools, sub-ref. Area; Area Vocational; and/or Trade)

VOTING—

(See Elections)

WAGES—

(See Salaries, sub-ref. Wages)

WARRANTS—**General**

- Issuance of public warrants to cover deficiencies in a public fund, schools. H. F. 1322, ways and means.
 Election contests of Wilson L. Davis vs. Gilbert M. McCarty, appropriation. S. F. 1282, Judiciary.
 Per diem compensation to appointive members of capitol planning commission, appropriation. H. F. 1364, appropriations.
 Appropriations to certain counties and named persons, settlement of claims. H. F. 1366, appropriations.
 That the state comptroller, treasurer, and attorney general analyze Iowa statutes relating to use of 'anticipatory warrants', etc., report to 64th General Assembly. H. C. R. 132; H. J. 1276, 1340 adopted; S. J. 1208, 1457 adopted.

WATER—**General**

- Nonprofit corporation, property exempt from taxation, water. H. F. 1057, Bergman, et al.
 Water safety regulations, sunset-sunrise. H. F. 1210, Winkelman, et al.
 Licensing and regulation of water well and pump installation contractors. S. F. 1210, Messerly.
 Establishment and administration of conservancy districts. H. F. 1336, environmental preservation.
 Create a scenic rivers system. H. F. 1341, conservation and recreation.
 Budgeting and financing of governmental programs. (Public safety, taxes—personal, county auditor, director of revenue, science, criminal code, roads and highways, streets, highway patrol, conservation commission, pollution, water, sewage, board of regents, area schools) S. F. 1312, appropriations.

Boards

- Waterworks employees group insurance. H. F. 1081, Alt, et al.
 Waterworks employees group insurance, dependents. H. F. 1082, Alt, et al.

Districts

- Sanitary and improvement districts. S. F. 1039, Griffin.

WATER DISTRICTS—

(See Water, sub-ref. Districts)

WATER POLLUTION—

(See Pollution)

WATERCRAFT—**General**

- Motor fuel tax paid, watercraft, allocate \$300,000 to state conservation fund, recreational boating program. S. F. 1190, conservation and recreation.
 Motor fuel tax paid, watercraft, allocate to conservation fund, maintenance, boating, etc.; legislative service bureau study and determine. H. F. 1232, conservation and recreation.
 Annual registration fee upon all motorboats and sailboats in lieu of personal property taxes. S. F. 1261, Erskine; H. F. 1316, Shaw.

WEAPONS—

(Also See Firearms)

General

- Permits to carry concealed weapons, fees. S. F. 1047, Gaudineer.
 Boards of supervisors regulate use of firearms in certain townships. H. F. 1053, Skinner.

Misuse of guns and firearms, penalties. H. F. 1116, Mendenhall.
Restrict use of firearms, occupied buildings. S. F. 1137, McGill.
Require dealers in handguns and ammunition, keep a register of sales. H. F. 1165, Kennedy of Chickasaw and Johnston of Johnson.

WEEDS—**General**

Ragweed secondary noxious weed. H. F. 1077, McCormick.

WEIGHTS; MEASURES—**General**

Exempt municipal vehicles from weight restrictions when operated within the municipality. H. F. 1282, Lipsky, et al.

WELLS—**General**

Licensing and regulation of water well and pump installation contractors. S. F. 1210, Messerly.

WILLS—**General**

Legalizing wills, extends dates. S. F. 1058, Mowry and Rigler.

WINE—

(See Alcoholic Beverages)

WORKMEN'S COMPENSATION—**General**

Workmen's compensation act compulsory. S. F. 1281, human and industrial relations.

Disabled and retired firemen and policemen, not under civil service. S. F. 1317, cities and towns.

ZONING—

(Also See Annexation)

General

County zoning, election, all eligible voters. H. F. 1205, Brinck.

Cities and counties establish zoning regulations to protect recreation areas. H. F. 1327, Iowa development.

ZOOLOGICAL GARDENS—**General**

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Amendments filed	233, 363, 390, 645, 1129, 1146, 1184
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Amendments filed	1493
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Amendments offered	435, 780, 845, 846
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JOHNSON, HARVEY W.—Representative Audubon-Guthrie Counties

Bills introduced —	1060, 1086, 1095, 1106, 1161, 1187, 1217, 1233, 1370.	
Amendments filed		82, 201, 760, 1493, 1533, 1537
Committee appointments	103, 109, 110, 206, 410, 667, 1193	
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JOHNSTON, JOSEPH C.—Representative Johnson County

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Amendments filed		265, 272, 312, 315, 331, 497, 836, 1326, 1495, 1497, 1530
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Amendments filed		28, 49, 406, 407, 470, 567, 655, 658, 836, 952, 953, 991
Amendments offered	102, 682, 684, 844, 1360, 1413	
Amendments withdrawn		72, 148, 845, 1406
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KEHE, LUVERN W.—Representative Bremer County

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Amendments filed		32, 201, 265, 391, 408,
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Amendments offered	434, 1234, 1268, 1294, 1443, 1527	
Amendments withdrawn		1143, 1294
Committee appointments		26, 109, 110, 111, 448, 553
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KENNEDY, GENE V.—Representative Dubuque County

Bills introduced — 1071, 1083, 1086, 1091, 1094, 1095, 1126, 1153, 1169, 1187, 1226, 1239.	
Amendments filed . . . 331, 591, 1019, 1129, 1183, 1206, 1334, 1335, 1370-1392	
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KENNEDY, MICHAEL K.—Representative Chickasaw County

Bills introduced — 1059, 1064, 1158, 1164, 1165, 1240, 1353.	
Amendments filed	198, 203, 225, 660, 760, 761, 1457, 1596
Amendments offered	198, 208, 333, 771, 772, 773, 1596
Amendments withdrawn	198
Committee appointments	26, 109, 110, 1072
Resolutions offered	261, 1505

KITNER, ART—Representative Buchanan County

Bills introduced — 1216, 1231, 1318.	
Amendments filed	490, 760, 1247
Committee appointments	108, 110
Petitions presented	960
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KLUEVER, LESTER L.—Representative Cass County

Bills introduced — 1225, 1226.	
Amendments filed	996, 997, 1183, 1206, 1457, 1534
Amendments offered	1629
Amendments withdrawn	1628, 1630
Committee appointments	25, 108, 109, 110, 206
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KNIGHT, HAROLD—Representative Humboldt-Pocahontas Counties

Bills introduced — 1042, 1095, 1102, 1187, 1318.	
Amendments filed	517
Amendments withdrawn	1, 102
Committee appointments	108, 109, 110, 739
Petitions presented	1049, 1613, 1648
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KNOBLAUCH, CHARLES E., SR.—Representative Carroll County

Bills introduced — 1060, 1078, 1094, 1095, 1185, 1226, 1233, 1308, 1318.	
Amendments filed	156, 363, 425, 836, 1019, 1129, 1183, 1206, 1370, 1392, 1537
Amendments withdrawn	367, 849
Committee appointments	108, 109, 110, 111

KOCH, EDGAR J.—Representative Woodbury County

Bills introduced — 1016, 1054, 1060, 1084, 1101, 1106, 1145, 1153, 1177, 1202, 1226, 1244, 1263, 1265, 1280, 1288.	
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Amendments filed 82, 86, 139, 281, 282, 316, 443, 491, 546, 570,
586, 661, 760, 932, 1084, 1146, 1183, 1206, 1207, 1220, 1247, 1309, 1493

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KREAMER, ROBERT M.—Representative Polk County

Bills introduced — 1081, 1082, 1180, 1227, 1228, 1235, 1304.

Amendments filed 82, 88, 392, 451, 532, 949, 1327, 1368, 1369, 1426, 1610, 1643, 1674

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LAWSON, MURRAY C.—Representative Cerro Gordo County

Bills introduced — 1171, 1180, 1194, 1195, 1196.

Amendments filed 821, 995, 1148, 1351, 1369

Amendments offered 821, 1351

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Amendments filed49, 127, 450, 546, 672, 718, 810, 1068, 1080, 1370-1392, 1494, 1497, 1532

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Amendments filed	1083, 1338, 1454.
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Bills introduced — 1083, 1123, 1196.	
Amendments filed	157, 201, 248, 265, 295, 377, 641, 698, 790, 958, 1045, 1046, 1184, 1217, 1247, 1368, 1431, 1457, 1539
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Amendments filed	1121, 1457, 1643
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MOHRFELD, FRED—Representative Tama County	
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Amendments filed	546, 569, 570, 791, 995, 1144, 1247, 1493
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